# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK



JOSHUA ADAM SCHULTE,

Plaintiff,

-V-

22 Civ. 0766 (EK)

WARDEN, METROPOLITAN DETENTION CENTER (MDC)

Defendant.

# REPLY MEMORANDUM OF LAW IN SUPPORT OF PETITIONER'S PETITION FOR WRIT OF HABEAS CORPUS

Joshua Adam Schulte Slave #79471054 Metropolitan Detention Center (MDC) P.O. Box 329002 Brooklyn, NY 11232

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#### II. PRELIMINARY STATEMENT

Plaintiff filed a petition for Writ of Habeas Corpus pursuant to 28 U.S.C. § 2241 against Respondent Warden of the MDC on January 21, 2022 (docketed February 7, 2022, Dkt. 1). The Respondent filed its Opposition ("Opp.") on March 25, 2022, Dkt 6. Mr. Schulte now files this Reply in support of his Petition.

The MDC modified a general population unit at the MDC, unit K-84, to create a concentration camp designed to torment and torture all SAMs inmates—those the government accuses of crimes against itself, loathes above all else, and desires nothing less than to impose indefinite, infinite punishment.

The government first incorrectly argues that Mr. Schulte did not exhaust administrative remedies. For the purposes of 28 U.S.C. § 2241, Mr. Schulte did exhaust all *available* administrative remedies—that the MDC, and indeed the BOP, maintains an antiquated system designed solely to deter legitimate grievances and refuses to provide the proper forms to Mr. Schulte cannot be used against him.

Next the government incorrectly labels Mr. Schulte a convicted inmate. For the purposes of this petition, Mr. Schulte is a pretrial detainee—he is awaiting retrial after a partial conviction for contempt of court and making false statements; the criminal district court refused to grant his motion to proceed to sentencing. Regardless, Mr. Schulte has already spent more time incarcerated than required by his guidelines, and indeed more time than the statutory maximum of the convicted counts. Additionally, the SAMs and conditions imposed by the BOP are a direct result of the pending charges, of which he is presumed innocent.

Finally, the torture imposed by the MDC is worse than any sentenced inmate in the Western Hemisphere; they are cruel, barbaric, and outrageously inhumane. This Court should grant the Petition for Writ of Habeas Corpus.

#### III. STATEMENT OF FACTS

### A. Criminal Case History and Complete Background

The following is the criminal case history and complete background; Mr. Schulte is currently detained awaiting trial in the Southern District of New York, *United States* v. Schulte, S3 17 Cr. 548 (JMF).

#### 1. Pre-arrest

Mr. Schulte worked for the Central Intelligence Agency (CIA) and National Security Agency (NSA) as a software engineer from 2010-2016. He passed every polygraph examination including questions related to major crimes like espionage and possession of child pornography. In November 2016 Mr. Schulte moved to New York City to work for Bloomberg as a Senior Software Engineer.

On March 7, 2017, WikiLeaks released Vault 7, documents and software from Mr. Schulte's former group at the CIA.

On March 13, 2017, FBI Special Agent Jeffrey David Donaldson executed a covert search warrant of Mr. Schulte's New York City apartment. The search warrant was almost entirely fabricated as later revealed by the government's September 28, 2018 *Brady* Letter; without conducting any interviews, Agent Donaldson falsified and fabricated evidence. Furthermore, the falsified and fabricated evidence absolutely failed to provide the minimum requisite nexus to search Mr. Schulte's apartment. And finally, the search warrant was overbroad and insufficiently particular as it identified no specific electronic devices to search nor any specific evidence to seize; it merely sought a general warrant to seize any and all electronic devices to search for any and all evidence of a crime. While searching Mr. Schulte's apartment, the FBI were surprised to find so many electronic devices that they could not execute the covert warrant.

On March 14, 2017, the very next day, the FBI sought a new search warrant. Before executing that warrant on the 15<sup>th</sup>, Agent Donaldson met and interviewed Mr. Schulte. Mr. Schulte asked for the interview to be recorded, but Agent Donaldson declined. Agent Donaldson then asked Mr. Schulte to relinquish his passport and his cellphone. Mr. Schulte refused, but Agent Donaldson and the FBI illegally seized his cellphone under color of authority pursuant to a "forthwith" grand jury subpoena *duces tecum*.

Agent Donaldson then executed the illegal general warrant, and seized all of Mr. Schulte's electronics; including not only computers, but also cell phones, gaming consoles, mp3 players, and floppy disks—ultimately hundreds of electronic devices constituting the largest digital seizure in the Southern District of New York.

On March 20, 2017, Mr. Schulte wrote an attorney-client privileged email to his newly retained counsel, specifically detailing the interactions between himself and the FBI during the March 15<sup>th</sup> interview and subsequent search. The unnamed attorney-client privileged attachment to the email was written in narrative format. Pursuant to advice from counsel, Mr. Schulte began proffer sessions with the government to assist in their investigation.

In April 2017, after exhausting their search of items seized from the general warrant in which the FBI later admitted to searching every byte of information on all of the electronic devices for evidence of *any* possible crime—the FBI claimed to find evidence of copyright infringement and possession of child pornography. They also began searching for evidence of tax fraud.

Specifically, the government claimed that a desktop computer, SC01, contained child pornography. The government discovered a virtual machine—a

single file—that contained child pornography. However, as Mr. Schulte maintained a public server and services for at least a hundred unique users, this child pornography virtual machine was never created or used by Mr. Schulte. In fact, there is no child pornography on SC01 outside this virtual machine—no download or access to child pornography on any of the hard drives, in unallocated space on the hard drives, in temporary internet files, or in fact, anywhere on the computer. Indeed, of the hundreds of electronic devices recovered, none contained child pornography—distinguishing this case from those where the defendant is guilty. Mr. Schulte will prove at trial through incontrovertible forensic evidence that the virtual machine was created on a computer outside Mr. Schulte's network, was copied to a shared directory on Mr. Schulte's network, was used by a specific user who was NOT Mr. Schulte, and was never accessed by Mr. Schulte. Accordingly, the government did not immediately arrest Mr. Schulte since they knew through forensics that he had no knowledge of the child pornography.

However, the FBI soon found themselves in a conundrum. Unable to solve the WikiLeaks crime, the government decided that Mr. Schulte was an easy target due to his recent departure from the CIA on bad terms and the child pornography that they could use as leverage to manipulate him into falsely condemning himself for the espionage crimes. Indeed, FBI Special Agent Jeffrey David Donaldson commented that their strategy should be to "confront [Mr. Schulte] with the CP and hope he admits to the leak" in exchange for dropping the child pornography charges. Agent Donaldson's colleague later stated "[f]rom my take at the agency, I think even if its just politically, we need to go after him with everything." See Evanchec Lync Messages, April – July 2017.

#### 2. Arrest and First Indictment

On August 24, 2017, the government executed their strategy, and arrested Mr. Schulte by a gang of armed FBI agents regarding allegations of possessing child pornography. They told Mr. Schulte all the child pornography charges would be dropped if he falsely admitted to the WikiLeaks disclosures, and asked him to waive the indictment timeline requirement to avoid public indictment. Mr. Schulte was declared guilty at his bail hearing and immediately sentenced to indefinite federal prison by a magistrate. Hr'g Tr. 8/24/17, Dkt. 4. Mr. Schulte refused the government's offer to falsely condemn himself in exchange for dropping the child pornography charges, and proceeded to indictment.

On September 6, 2017, a grand jury indicted Mr. Schulte for allegedly possessing, receiving, and transporting child pornography.

On September 13, 2017, District Judge Paul A. Crotty reversed the magistrate's decision, and released Mr. Schulte on the harshest pretrial conditions of 24-hour house incarceration and the ban of all electronic devices and the internet. The government unsuccessfully raised the issue of an alleged Virginia sexual assault from 2015 and potential charges. Hr'g Tr. 9/13/17, Dkt. 12.

On September 28, 2017, Mr. Schulte's roommate submitted a letter to pretrial services requesting permission to use a laptop and the internet in the apartment. Pretrial services consented and concurred that Mr. Schulte's roommate could access the internet and tend to Mr. Schulte's affairs on his behalf.

Between September and December 2017, while out on bail, Mr. Schulte wrote a redress of grievances titled "The Presumption of Innocence" (AKA the "Schulte Articles") about the corrupt and oppressive American "justice" system.

After release, the government immediately began plotting ways to remand Mr. Schulte. They discussed falsely claiming he violated bail by accessing the internet since this could not be disproved. However, they felt they needed a "double-wharmy" attack to guarantee victory—so they contacted Loudoun County in Virginia and requested that they file criminal charges against Mr. Schulte. See Classified 18 U.S.C. § 3500 materials.

On October 20, 2017, Loudoun County detective David Orr of the CID Special Victims Unit informed the FBI that he had no crime to prosecute, but he would seek grand jury charges if requested. *Id*.

On December 6, 2017 the government executed their treacherous scheme; despite strict house incarceration, Mr. Schulte was arrested as a "fugitive" for allegedly sexually assaulting his girlfriend in Virginia two years before the current federal prosecution. The next day, the government requested revocation of Mr. Schulte's bail due to this arrest and new allegations that he accessed the internet. See Bail Revocation Request, Dkt. 21.

On December 14, 2017, Mr. Schulte consented to remand, without prejudice, so he could be extradited to Virginia to be arraigned on sexual assault charges the following week. However, immediately following remand, Virginia cancelled the arraignment scheduled for the next week on December 20, dropped its writ, and filed a detainer as the entire goal of these charades was to detain Mr. Schulte indefinitely. To this date Mr. Schulte has never been formally charged and arraigned. Hr'g Tr. 12/14/17, Dkt. 24; Order, Dkt. 22. Mr. Schulte was transferred to the Metropolitan Correctional Center (MCC) in Manhattan.

On January 8, 2018, Mr. Schulte argued for release. Mr. Schulte's counsel presented evidence that all internet connections corresponded to time(s) when Mr.

Schulte's roommate was present in the apartment (and ultimately using the laptop) and evidence that pretrial services consented to the roommate's use of the internet (and official September 28th request letter) on Mr. Schulte's behalf. Despite counsel's urging, the court did not consult with pretrial services, and instead, found, *ipse dixit*, that Mr. Schulte "violated the terms of the release conditions by engaging in having his roommate access the computers using very sophisticated methodology." The court also relied on the Virginia arrest to find that there was "clear danger." Hr'g Tr. 1/8/18, Dkt. 29; Order, Dkt. 26. The court failed to identify any specific threats that Mr. Schulte posed to the community nor was there any discussion of how to quell these unspecified threats according to the "least restrictive" measures. It was later discovered that the "very sophisticated methodology" allegedly employed, TOR (AKA the Dark Web), was never used; Special Agent Jeffrey David Donaldson simply fabricated this.

On March 6, 2018, the Second Circuit Court of Appeals affirmed Judge Crotty's revocation of bail without issuing an opinion. To this date, and for the past nearly five years, Mr. Schulte remains incarcerated as a pretrial detainee deemed a "danger to the community" for alleged unlawful speech—possession of child pornography.

Between January and March 2018, while incarcerated, Mr. Schulte was scammed out of hundreds of thousands of dollars, and lost his entire life savings.

On March 15, 2018, unable to pay his legal bills due to pending bankruptcy, Mr. Schulte's counsel, Jacob Kaplan of Brafman & Associates, P.C., withdrew. Mr. Schulte was assigned Sabrina Shroff of the Federal Defenders.

In March of 2018, Mr. Schulte wrote an attorney-client privileged document titled "Malware of the Mind" to summarize the charges against him in an attempt to bring his new attorney up-to-speed. The document was written as a narrative.

On April 20, 2018, Mr. Schulte's family and friends published the first seven unclassified "Schulte Articles" on Facebook under the pseudonym John Galt.

On May 15, 2018, FBI Special Agent Jeffrey David Donaldson subpoenaed Facebook for the "Schulte Articles" and submitted them for classification review.

### 3. First Superseding Indictment

On June 18, 2018, Mr. Schulte was superseded on the espionage and copyright infringement charges. Mr. Schulte was also indicted for allegedly lying to Agent Donaldson in the first March 14<sup>th</sup> interview—the interview that Agent Donaldson refused to record so he could falsely claim Mr. Schulte lied.

On June 28, 2018, Mr. Schulte submitted a *pro se* bail application that the CIA later claimed contained classified information.

On July 17, 2018, the United States Attorney's Office produced the "Schulte Articles" from the Facebook account in unclassified discovery as production #13 after the classification review determined they were <u>unclassified</u>.

In August 28, 2018, Mr. Schulte's former roommate's retained counsel consented to give the FBI the laptop he used while residing with Mr. Schulte when he was out on bail—under the strict condition that the FBI could not review emails to and from legal offices, including Mr. Schulte's former and current attorneys. Notwithstanding this condition, FBI Special Agent Jeffrey David Donaldson seized Mr. Schulte's March 20, 2017 email to his prior counsel, and sent it to the CIA for review, who claimed it contained previously released "classified information."

Due to the classified *pro se* bail application and the newly discovered classified attorney-client privileged email, FBI Special Agent Jeffrey David Donaldson recruited a jailhouse snitch named Carlos Luna Betance (76143-054) to spy upon Mr. Schulte and gather information. This jailhouse snitch used his illegal cellphone to take pictures and videos of other illegal cellphones allegedly used by Mr. Schulte. He eventually took 450 pictures and videos for Donaldson. Agent Donaldson took these documents to the CIA for classification review, who determined them all to be unclassified. See November 1, 2018 production #15.

On September 25, 2018 jailhouse snitch Betance was caught using his illegal cellphone by the MCC, and moved to the Special Housing Unit ("SHU") on the 9<sup>th</sup> floor of MCC pending disciplinary action.

On September 28, 2018 the government filed a *Brady* Letter explaining that almost every single "fact" Special Agent Jeffrey David Donaldson swore to in his initial March 13, 2017 search warrant was false. The government did not provide where Agent Donaldson supposedly found these "false facts", did not explain when they were found to be false, and did not explain how they believed an entirely fabricated search warrant could possibly be "good faith."

On October 1, 2018, Mr. Schulte was moved to the SHU, following an investigation into the use of contraband cellphones. No cell phones or contraband were ever discovered in Mr. Schulte's cell or in Mr. Schulte's possessions.

On October 2, 2018, FBI Special Agent Jeffrey David Donaldson committed outright perjury, fabricated evidence, falsified evidence, and perpetrated a fraud on the court when he filed an application for a search and seizure warrant to seize the "Schulte Articles" that were produced to Mr. Schulte by the United States Attorney's Office in *unclassified* discovery after Donaldson himself received them

from Facebook and knew that they were *unclassified*; Donaldson claimed the articles to be classified. Not knowing that he was authorizing a search warrant to seize legitimate unclassified discovery, Judge Crotty signed the fraudulent warrant that day. See *Motion to Suppress Evidence Seized from the MCC*, Dkt. 455.

During the illegal search, Agent Donaldson overstepped the bounds of the warrant by searching and seizing Mr. Schulte's legal notebooks and discovery located on the 9th floor of MCC despite the warrant's clear limitation of the 2nd and 7th floors and no stipulation to seize and search legal materials. Donaldson disregarded the clear markings for privilege, read the notebooks, opened envelopes marked as legal mail from the Federal Defenders Office, and opened and read folders designated as planned *pro se* motions. Agent Donaldson found "Malware of the Mind," and sent it to the CIA for classification review. The CIA claimed a paragraph contained classified information.

## 4. Second Superseding Indictment

On October 31, 2018, Mr. Schulte was superseded a second time for allegedly transmitting and "attempting" to transmit national defense information (NDI) from MCC. The basis for this new charge was the "attempted transmission" of (1) Malware of the Mind and (2) writings in privileged notebooks; neither of which were shared outside counsel, and (3) an email detailing the illegalities of the government's initial search warrant that briefly mentions Hickock, a term already disclosed by WikiLeaks which was provably unclassified during Mr. Schulte's time at the CIA. See Order dated February 4, 2020, Dkt 300 (Hickock user manual must maintain "Unclassified" markings as existed during Mr. Schulte's time at the CIA). These MCC Counts violate the First Amendment as they allege Mr. Schulte transmitted or "attempted" to transmit information that WikiLeaks already released years before, and which, were already in the public domain. Note that the new

charges were not based upon any of the fabricated evidence contained in the MCC Search warrant since the "Schulte Articles" were all unclassified. See pending interlocutory appeal 21-3118.

On November 1, 2018 the attorney general imposed Special Administrative Measures (SAMs) on Mr. Schulte, declaring him guilty of transmitting NDI from prison; he has been incarcerated in solitary confinement within a small concrete and steel box ever since—without any limit. Mr. Schulte's conditions of confinement are worse than conditions imposed upon death row inmates—conditions declared unconstitutional by district courts, courts of appeals, and even the Supreme Court.

The MCC then imposed arbitrary punishment that the SAMs did not authorize: they are locked in concrete and steel boxes the size of parking spaces with obstructed views of outside, the cages are filthy and infested with rodents, cockroaches and mold; there is no heating or air conditioning in the cages, there is no functioning plumbing, the lights burn brightly 24 hours per day, and the inmates are denied outside recreation, normal commissary, normal visitation, access to books and legal material (banned from the library), medical care, and dental care. All attorney-client privilege is also void to SAMs inmates as the prison confiscates, opens, and reads all legal mail; inmates are forbidden from transferring legal material to and from their attorneys. Mr. Schulte is not even offered minimal "amenities" that most prisons offer such as television, radio, or hot water. Instead, he is tortured in his cage, forced into "idleness," as his mind slowly deteriorates and insanity claws at him. There is no greater evil, no worse punishment that man can impose upon man.

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# REQUEST FOR ADMINISTRATIVE REMEDY

Federal Bureau of Prisons

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DATE SIGNATURE OF REQUESTER
Part B - RESPONSE
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REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: NOVEMBER 10, 2021

FROM: ADMINISTRATIVE REMEDY COORDINATOR

BROOKLYN MDC

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K07-801L

P.O. BOX 329001

BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1100691-F1 ADMINISTRATIVE REMEDY REQUEST DATE RECEIVED : NOVEMBER 10, 2021

SUBJECT 1

: OTHER OPERATIONS

SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE NECESSARY EVIDENCE OF YOUR ATTEMPT AT INFORMAL RESOLUTION.

# EXHIBIT B-2

Federal Bureau of Prisons

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#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: NOVEMBER 10, 2021

機構

FROM: ADMINISTRATIVE REMEDY COORDINATOR

BROOKLYN MDC

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K07-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1100696-F1 ADMINISTRATIVE REMEDY REQUEST

DATE RECEIVED : NOVEMBER 10, 2021 SUBJECT 1 : OTHER OPERATIONS

SUBJECT 2 : INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION

OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE

D.

NECESSARY EVIDENCE OF YOUR ATTEMPT AT INFORMAL RESOLUTION.

# EXHIBIT B-1

NYM 1330.7 ATTACHMENT 1

# METROPOLITAN CORRECTIONAL CENTER, NEW YORK ADMINISTRATIVE REMEDY PROCEDURE FOR INMATES

#### INFORMAL RESOLUTION FORM (BP-8)

NOTE TO INMATE: With the exception of sensitive issues and DHO appeals, you are advised that prior to receiving and filing a Request for Administrative Remedy Form BP-229(13) (old BP-9), you MUST attempt to informally resolve your complaint through your correctional counselor. Additionally, in accordance with P.S. 1330.13, you have the responsibility to present complaints in good faith and in an honest and straightforward manner. Before completing this form, you should make every effort to honestly attempt to informally resolve this matter verbally with staff. Briefly state ONE complaint below and list what efforts you have made to resolve your complaint informally.

Date form issued and initials of	f Corr. Counselor: 10/29/21 5 Parterso,
INMATE'S COMMENTS:	
1. Complaint: Blocked D	of windows so cannot see outside.
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2. Efforts made by you to info	mally resolve: Stoke with Stoff
3. Names of staff you contacte	d/Date you contacted the staff:
Date returned to Correctional (	ounselor:
Schulte Joshua	79471754 10/26
Inmate's Name	Register Number Date
CORRECTIONAL COUNSEL	OR'S COMMENTS:
Efforts made to informally r contacted:	
Date informally resolved:	Counselor Signature:
Date BP-229(13) Issued:	
	,
Unit Manager:	
11	•

# EXHIBIT A-5

NYM 1330.7 ATTACHMENT 1

## Detention

# METROPOLITAN CORRECTIONAL CENTER, NEW YORK ADMINISTRATIVE REMEDY PROCEDURE FOR INMATES

## INFORMAL RESOLUTION FORM (BP-8)

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Date form issued and initials of Corr. Counselor: 10/27/21 S. Patterson

INMATE'S COMMENTS:

1. Complaint: No lacker for Storage: Max Shall practe basic lacker

1. No aproved and initials of Corr. Counselor: 10/27/21 S. Patterson 2. Efforts made by you to informally resolve: Side with Staff 3. Names of staff you contacted/Date you contacted the staff: Vanisition Markey Date returned to Correctional Counselor: Date Inmate's Name CORRECTIONAL COUNSELOR'S COMMENTS: 1. Efforts made to informally resolve and staff contacted: Date informally resolved: Counselor Signature: Date BP-229(13) Issued:\_ Unit Manager:

# EXHIBIT A-4

NYM 1330.7 ATTACHMENT 1

#### FIONAL CENTER, NEW YORK METROPOLITAN COR ADMINISTRATIVE REMEDY PROCEDURE FOR INMATES

## INFORMAL RESOLUTION FORM (BP-8)

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make every effort to honestly attempt to informally resolve the state ONE complaint below and list what efforts you have many	de to resolve your completion
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10/07/	of s. latterson
informally.  Date form issued and initials of Corr. Counselor: 10 27	21 31100110 WI
INMATE'S COMMENTS:	hould provide basic plastic
1. Complaint: No Chait in Colly MDE S	NOVIA PROVIDE PARTE
Chair like general population	
Chave 1	with Stoff
2. Efforts made by you to informally resolve: \\ \( \)\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	DITUE SIDE .
3. Names of staff you contacted/Date you contacted the staf	<b>î:</b>
Times him Mugger Reil 10/25	
Date returned to Correctional Counselor:	
Schutter Joshua 7947/054	10/26
Inmate's Name Register Number	Date .
CORRECTIONAL COUNSELOR'S COMMENTS:	
1 70% to the information people and staff	
Efforts made to informally resolve and staff contacted:	
Date informally resolved: Counselor Signa	ature:
Date BP-229(13) Issued:	
Unit Manager:	
<b>:</b>	

# EXHIBIT A-3

NYM 1330.7 ATTACHMENT 1

# METROPOLITAN GORRECTIONAL CENTER, NEW YORK ADMINISTRATIVE REMEDY PROCEDURE FOR INMATES

## INFORMAL RESOLUTION FORM (BP-8)

NOTE TO INMATE: With the exception of sensitive issues and DHO appeals, you are advised that prior to receiving and filing a Request for Administrative Remedy Form BP-229(13) (old BP-9), you MUST attempt to informally resolve your complaint through your correctional counselor. Additionally, in accordance with P.S. 1330.13, you have the responsibility to present complaints in good faith and in an honest and straightforward manner, Before completing this form, you should make every effort to honestly attempt to informally resolve this matter verbally with staff. Briefly state ONE complaint below and list what efforts you have made to resolve your complaint informally.

informally. Date form issued and initials of Corr. Counselor: 10 27 21 5. Parterson

INMATE'S COMMENTS: 1. Complaint: No 2. Efforts made by you to informally resolve: 3. Names of staff you contacted/Date you contacted the staff Date returned to Correctional Counselor: Register Number CORRECTIONAL COUNSELOR'S COMMENTS: 1. Efforts made to informally resolve and staff contacted: Date informally resolved: Counselor Signature: Date BP-229(13) Issued:\_\_\_ Unit Manager:

# EXHIBIT A-2

NYM 1330.7 ATTACHMENT 1

## METROPOLITAN CORRECTIONAL CENTER, NEW YORK ADMINISTRATIVE REMEDY PROCEDURE FOR INMATES

## INFORMAL RESOLUTION FORM (BP-8)

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informally. Date form issued and initials of Corr. Counselor: INMATE'S COMMENTS: 1. Complaint: 2. Efforts made by you to informally resolve: 3. Names of staff you contacted/Date you contacted the staff: Date returned to Correctional Counselor: Inmate's Name CORRECTIONAL COUNSELOR'S COMMENTS: 1. Efforts made to informally resolve and staff contacted: Date informally resolved: Counselor Signature: Date BP-229(13) Issued:\_\_\_\_ Unit Manager:

# EXHIBIT A-1

### VI. CONCLUSION

For the foregoing reasons, the Court should grant the petition for writ of habeas corpus, and order the immediate requested relief from arbitrary torture.

Dated: New York, New York

April 5, 2022

Respectfully submitted,

Joshua Adam Schulte Slave #79471054

Metropolitan Detention Center (MDC)

P.O. Box 329002

Brooklyn, NY 11232

pose security risks." Opp. at 17. However, the cited cases all reference those accused of violence. Mr. Schulte is accused of unlawful speech—he has never harmed anyone. There is simply no reason to shackle Mr. Schulte as if he were Hannibal Lector.

The government's imposition of shackles where none are required for those in general population is arbitrary in violation of the Due Process Clause of the Fifth Amendment and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, the Court should order the MDC to move Mr. Schulte without shackles or any restraints.

## 4. Petty torments imposed arbitrarily

The government's renovation of K-84 to remove normal appliances and block the windows is arbitrary in violation of the Due Process Clause of the Fifth Amendment and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, the Court should order the MDC to revert K-84's appliances and windows back to those typically used throughout general population.

NDI. Accordingly, the Court should order the MDC to provide SAMs inmates with access to the institution's library or an equivalent thereof.

### c) The MDC arbitrarily restricts social call minutes

The government's 90% decrease of SAMs social calls is arbitrary in violation of the Due Process Clause of the Fifth Amendment and is not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, the Court should order the MDC to provide SAMs inmates with the same number of social calls as general population.

#### d) The MDC arbitrarily restricts social visits

The government's social visit restrictions are arbitrary in violation of the Due Process Clause of the Fifth Amendment and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, the Court should order the MDC to provide SAMs inmates with equal social visits as general population.

# e) The MDC removed the basketball goal from the recreation yard

The government's removal of the basketball goal and all balls from the SAMs recreation yard is arbitrary in violation of the Due Process Clause of the Fifth Amendment and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, the Court should order the MDC to return the basketball goal, balls, and ensure the SAMs recreation yard is equal to those provided to general population.

# f) The MDC arbitrarily shackles Mr. Schulte for all movement

The government claims that "the use of restraints to move inmates from place to place has frequently been found to be an acceptable measure for those who

- 3. Arbitrary denial of any and all entertainment as a form of punishment
  - a) The MDC does not provide televisions in the cells; all other sentenced control units in the BOP are given televisions

All control groups including sentenced SAMs inmates at the ADX have televisions. The only individuals in the entire BOP without access to television are those temporarily punished for violations of prison rules and pretrial SAMs inmates. This is absurd, especially considering the scientific literature highlighting the vast permanent health effects of indefinite solitary confinement. If anyone needs access to a television, it is those detained indefinitely in solitary confinement.

The government's refusal to provide SAMs inmates with televisions in their torture cages for equivalent television viewing as provided to all other general population inmates is arbitrary in violation of the Due Process Clause of the Fifth Amendment, cruel and unusual punishment in violation of the Eighth Amendment since the prison does not provide any relief from indefinite solitary, and is not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, the Court should order the MDC to provide SAMs inmates with televisions in their torture cages.

## b) The MDC bans all SAMs inmates from its library

The government's ban of SAMs inmates from accessing the institution's library while simultaneously refusing any alternative is arbitrary in violation of the Due Process Clause of the Fifth Amendment, cruel and unusual punishment in violation of the Eighth Amendment since the prison does not provide any relief from indefinite solitary, and is not reasonably related to Mr. Schulte's SAMs for

- Star of David w/ Chain
- Hijab
- Rafstafarian Crown
- Native American Headband
- Yarmulke

The government's imposition of commissary restrictions that are normally only imposed due to prison infractions as a form of punishment is arbitrary in violation of the Due Process Clause of the Fifth Amendment, and is not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to provide SAMs inmates with equal commissary as general population, shopped at the same frequency.

#### f) The MDC arbitrarily imposes solitary confinement

The MDC could easily create a control group and segregate SAMs inmates from general population; there is absolutely no reason that the SAMs inmates cannot co-exist in their own unit, as the BOP does for other control groups. The government's imposition of indefinite solitary confinement is arbitrary in violation of the Due Process Clause of the Fifth Amendment, cruel and unusual punishment in violation of the Eighth Amendment, and is an extreme reaction to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to cease its imposition of solitary confinement for all pretrial SAMs detainees, and order it to operate a segregated full housing unit, where the inmates have full access to the entire unit.

- Words Find Puzzle Book
- Crossword Puzzle Book
- Wireless Notebook
- Laundry Bag
- Magic Shave
- Toiletry Bag
- Dawn Dish Soap
- Mirror
- Laundry Detergent
- Phase 10 Card Game

#### (9) OTC Medications

- Oral Pain Relief Gel
- Sulphur 8 Shampoo
- Tucks Medicated Pads
- Hemorrhoid Cream
- Omeprazole (Acid Reducer)
- Clearsil Cream
- Nasil Spray
- Fiber Cabs
- Greaseless Ben Gay
- Food Powder

#### (10) Religious Items

- Rosary Beads
- Arabian Sandalwood Prayer Oil
- Egyptian Musk Prayer Oil

- Ambi Fade Cream
- Denture Cleaner Powder
- Effergrip
- Next 1 Soap
- Neutrogena Soap
- Roll-On Deodorant
- Hot/Cold Mug
- Tone Cocoa Butter Lotion
- Vaseline Skin Lotion
- Rose Toilet Paper
- Soap Dish
- Shampoo
- Plastic Bowl w/ Lid
- | \$tyling Gel
- Gilletter Razor, 3 PK
- Shaving Cream
- Noxema
- Toenail Clipper
- African Pride
- Fingernail Clipper
- Murray's Pomade
- Hair Brush
- Pink Oil Moisturizer
- Wave Cap
- Pony Tail Bands
- Sudoku Puzzle Book

- Hershey's Bar 6/PK
- Tootise Pop Drops
- Combos Cheddar Pretzel
- Macaroni & Cheese
- Mild Pepper Mix Jar
- L/S chicken Soup / Hot Chili Soup
- Shrimp Soup / L/S Texas Beef Soup
- Oriental Style Chicken Soup
- Bone in Chicken Meal
- Rib Steak Meal
- Beef Cholent Meal

#### (7) Clothing Items

- Sweatshirt
- Sweatpants
- T-Shirt
- Thermal Top
- Boxer Briefs
- Thermal Pant
- Shorts
- White Socks
- Bath Towel / Washcloth Set

#### (8) Health / Hygiene / Sundry

- Shower Clogs
- Mouthwash
- Toothpick/Floss

- Correction Ribbon
- Combination Lock
- Reading Lights
- Address Book
- Photo Album
- Reading Glasses
  - (4) Copy Card / Misc Items
- Copy Card [ 50 copies ]
- BIC Ben, Blue 2/PK
  - (5) Drinks
- Purple Smash Sugar Free Mix
- Orange Ocean Sugar Free Mix
- Peach Ice Tea Mix
- | Green Apple Sugar Free Mix
  - (6) Snacks / Candy / Rice / Soups
- Crunch & Munch
- French Vanilla Granola
- Coconut Oats Granola
- Chocolate Covered Pretzels
- Chips Ahoy
- Chocolate Crème Cookies
- Honey Bun
- Sunflower Kernels
- Cajun Hot Snacks
- Peanut Butter Cups

- Chicken Stock Cubes
- Mrs Dash (sale free)
- Baby Rays BBQ sauce
- Garlic Powder
- Curry Powder
- Cinnamon Powder
- Peanut Butter & Jelly
- Soy Sauce
- Breakfast Nutritional Drink
- Parmesan Cheese
- Cheez It Crackers
- Honey Oatscooters

#### (3) Sundries / Miscellaneous

- AAA Batteries 4/PK [\*NOTE: BY DENYING ACCESS TO
  BATTERIES, SAMs INMATES CANNOT LISTEN TO A
  RADIO]
- Eadbuds
- Radio w/ headphones
- Nike Sneakers
- New Balance Sneakers
- Casio Digital Watch
- Sandisk MP3 Player
- Cover for MP3 Player
- ML100 Typewriter Ribbon
- EM100 Typewriter Ribbon

### d) The MDC installed two 24/7 cameras equipped with night vision

The government's installation of two 24/7 cameras equipped with night vision, which are not installed in general population cells, is arbitrary in violation of the Due Process Clause of the Fifth Amendment, violates Mr. Schulte's Sixth Amendment right to a complete defense, violates Mr. Schulte's Fourth Amendment right to be free from unreasonable searches, violates Mr. Schulte's Ninth Amendment right to privacy, and is not reasonably related to Mr. Schulte's SAMs for NDI. No other pretrial detainees are subjected to this type of monitoring nor has any court ever declared such a thing Constitutional. Accordingly, the Court should order the MDC to remove all cameras and cease and desist all audio and video recording within the SAMs concentration camp immediately.

#### e) The MDC imposes commissary restrictions

The MDC bans the following items from Mr. Schulte due to threats to the national security of the United States of America (See Ex. H-1 for the K-84 restricted commissary list and H-2 for the general population commissary list; note that the general population list is an incomplete scan):

- (1) Stamps
- First Class Global Stamp
  - (2) Food / Condiments / Meals
- Jalapeno Wheels
- Nutella Hazelnut Spread
- Tuna in Thai Chili Sauce
- Jalapeno Squeeze Cheese
- Sazon Seasoning

MDC to provide access to the electronic law library on Mr. Schulte's laptop as well as power outlets for his discovery drives in his torture cage.

# b) MDC removed light switches from the cells so the lights cannot be toggled

The government's removal of light switches that are normally accessible by general population inmates within their cells is arbitrary in violation of the Due Process Clause of the Fifth Amendment, and is not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to return the light switches to the SAMs torture cages forthwith.

### c) The MDC replaced comfortable chairs with a short concrete "stool"

This is not merely an "uncomfortable concrete stool," but it is dysfunctional because it is too short to reach the adjacent desk.

Mr. Schulte spends much of his day writing administrative remedies, motions, letters, and preparing for trial. Since he no longer has a desk or chair to sit, he must sit on the hard concrete floor. This is completely absurd—both MCC and general population provide chairs (with backs) to sit on.

The government's removal of cheap, plastic chairs that are normally accessible by general population inmates within their cells is arbitrary in violation of the Due Process Clause of the Fifth Amendment, and is not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to provide SAMs inmates with the same plastic chair provided to general population.

#### d) Constant sound played through speakers

Tellingly, the government does not even attempt to defend its installation of sound generators to blast loud sounds 24/7 to drive SAMs inmates insane. This is beyond barbaric and indefensible.

The government's installation of 24/7 torture sound generators is arbitrary in violation of the Due Process Clause of the Fifth Amendment, cruel and unusual punishment in violation of the Eighth Amendment, and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to immediately disable and remove the torture sound generators.

### 2. Other arbitrary punishment imposed that directly impacts the case

Contrary to the government's assertions, Mr. Schulte does not claim these conditions violate the Eighth Amendment. Instead, they violate the Fifth Amendment because they are arbitrarily imposed upon Mr. Schulte and the four other SAMs inmates. Mr. Schulte should be treated no differently from general population inmates—the government cannot arbitrarily punish Mr. Schulte simply because it accuses him (falsely) of crimes against the government itself (for which he is still presumed innocent).

### a) MDC permits only one hour of law library and discovery access per day

The government's restriction of law library and discovery review is arbitrary in violation of the Due Process Clause of the Fifth Amendment, violates Mr. Schulte's Sixth Amendment right to a complete defense, and is not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the

meals to people as they feed. Mr. Schulte filed 22 administrative remedies complaining about receiving the wrong meal and requesting MDC to simply mark the food as they did at MCC to ensure everyone receives the right meal. MDC refuses to do so. Thus, here we are in federal court; Mr. Schulte asks the Court to order the MDC to mark the meals corresponding to the appropriate meal plan to ensure everyone receives the correct food—and can eat.

#### c) Exposure to the extreme cold

Once again, the MDC simply denies Mr. Schulte's allegations, claiming the temperature is "targeted to be set at 76 degrees." Opp. at 15 (emphasis added). Then why does the vent blast cold air 24/7 forcing Mr. Schulte to wear three set of shirts, three sets of pants, sweats, and several blankets while he continues to shiver? The MDC provided heat for maybe a few days the entire winter—the rest of the time was freezing cold. Even now, Mr. Schulte must still wear multiple sets of thermals and sweats just to be comfortable. The average temperature in his torture cage in the winter was around 45 degrees. As Mr. Schulte noted on several administrative remedies, the temperature is just fine in the law library and on the unit (for staff)—it is only freezing in the torture cages.

The government's compulsory exposure of Mr. Schulte to the extreme cold is arbitrary in violation of the Due Process Clause of the Fifth Amendment, cruel and unusual punishment in violation of the Eighth Amendment, and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to heat the torture cages and install thermometers that record the temperature electronically, which can be retrieved and reviewed by the Court to ensure compliance.

Schulte specified multiple dates where he did not receive three meals a day—a non-exhaustive subset. The MDC could review their 24/7 recorded video and verify Mr. Schulte's claims (Mr. Schulte intends to file a civil rights law suit pursuant to the FTCA and *Bivens* claims for starving him).

Moreover, the MDC starves Mr. Schulte and all SAMs inmates by providing only 25% of the food it offers to general population. The MDC fills food in a small black tray that holds 25% volume of the large blue trays provided to general population (Mr. Schulte was previously detained in general population at MDC and remember the trays, the MDC made a mistake and served him a blue tray once, and MDC officers confirmed that only SAMs inmates receive the tiny black trays).

The government's starvation of Mr. Schulte is arbitrary in violation of the Due Process Clause of the Fifth Amendment, cruel and unusual punishment in violation of the Eighth Amendment, and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to feed Mr. Schulte three times per day like general population and at the same times they feed general population, which is 7AM, 11AM, and 5PM. The Court should also order the MDC to provide the same exact food served general population in the same exact trays and the exact same amount. The Court should also order the MDC to provide two trays, or double portions, as was provided at MCC since general population has the opportunity to obtain seconds. This Court should also order the MDC to record the date and time when they feed for review to ensure compliance.

Finally, even when they do feed, most often they mix up the meals and people still cannot eat—there are several different types of meals depending upon religion, allergies, etc. (regular, no flesh, hallal, kosher, common fare, etc.) MCC marked each meal to differentiate them. MDC does not. They just hand out random

reprehensible, and removed them at MCC. Accordingly, the imposition of the 24/7 torture lights violates the Due Process Clause of the Fifth Amendment. Why does the MDC single out and torture Mr. Schulte? Moreover, the government's characterization of the arbitrary light as a "dim, smaller low wattage bulb" is absolutely false. These torture lights would provide sufficient lighting for the entire torture cage.

The imposition of constant, bright torture lights is arbitrary in violation of the Due Process Clause of the Fifth Amendment, cruel and unusual punishment in violation of the Eighth Amendment because they cause sleep deprivation, and not reasonably related to Mr. Schulte's SAMs for NDI. Accordingly, this Court should order the MDC to remove the torture lights forthwith.

#### (2) Constant banging all night long

The government does not even respond to Mr. Schulte's allegations that the MDC night officers perform extra rounds and bang on the cage windows when they slam the window-door. How can anyone possibly sleep when someone bangs on your door right outside your bed every 15 minutes?

The MCC solved this problem by installing cheap rubber padding and requiring officers perform regular checks equal to general population. The MDC refuses to do these minimal requests.

The Court should order the MDC to set regular nightly round schedules equal with general population, and to install rubber padding on the cage's door's window-lid as existed at MCC to prevent loud banging throughout the night.

#### b) Starvation

The MDC does not respond to Mr. Schulte's allegations except to simply claim they are false. Opp. at 15 ("Petitioner also receives three meals a day"). Mr.

The SAMs imposed upon Mr. Schulte, while undeniably facially unconstitutional (21-2877), are allegedly instituted to protect the national security of the United States and merely direct the BOP to segregate Mr. Schulte from other inmates. So, aside from this SAMs directive, he should be treated like every other general population inmate. Thus, any special conditions of confinement must relate to the SAMs goal—the national security interests of the United States; however, the conditions that the BOP imposes are not reasonably related to this goal or any other legitimate penological interest. Indeed, Mr. Schulte is tortured worse than Guantanamo Bay detainees or any sentenced inmate in the Western Hemisphere; the Court should order the torment ceased immediately, and the relief requested herein which is identical to the treatment of general population inmates at MDC.

#### 1. Torture imposed that directly impacts the criminal case

The government barely addresses these barbaric tortures on essentially a single page, Opp. at 14-15; the government merely restates former Unit Manager Reid's declaration provided in Mr. Schulte's criminal case. Mr. Schulte notes that the MDC previously committed perjury and perpetrated a fraud on the court. Reid's declaration is likewise misleading and erroneous—the Court cannot simply rely upon the MDC's self-serving declaration. The torture it imposes upon Mr. Schulte is indefensible.

#### a) Sleep Deprivation

#### (1) 24/7 bright lights imposed arbitrarily

The government does not even respond to Mr. Schulte's allegations that the 24/7 torture lights are imposed arbitrarily to SAMs inmates; there are no such lights in general population. The government also does not respond to the fact that MCC Warden Licon-Vitale found the imposition of these torture lights as

the SAMs do not charge the BOP to operate a sound generator to blast loud sounds 24/7 until detainees commit suicide; the SAMs do not charge the BOP to blast freezing cold air throughout the winter; the SAMs do not charge the BOP with 24/7 surveillance inside the torture cages; the SAMs do not charge the BOP to reduce inmate phone minutes by 90%; the SAMs do not charge the BOP to deny SAMs inmates access to the regular institution's library without an alternative. These are decisions that the BOP and the MDC made to torment and torture SAMs inmates.

Next the government asserts that the relief sought here was previously rejected by his criminal court. Id. ("Petitioner now seeks a second bite at the proverbial apple in the Eastern District of New York"). This is incorrect. Mr. Schulte previously filed two motions related to the relief requested here. The first was a motion to vacate SAMs as facially unconstitutional on June 24, 2021, Dkt. 474. That motion was denied on October 6, 2021, Dkt. 527. Mr. Schulte subsequently filed an interlocutory appeal, and that issue is pending before the Second Circuit. 21-2877. The SAMs issue solely challenged the Attorney General's imposition of SAMs, particularly on pretrial detainees—it did not challenge the conditions of confinement contained herein, as they are not even remotely related to SAMs. Instead, Mr. Schulte challenged those unconstitutional conditions of confinement on November 13, 2021, Dkt 590. The district court denied that motion at the December 20, 2021 pretrial conference, claiming that he did not have jurisdiction to consider the petition since Mr. Schulte was confined in the Eastern District of New York while he presided in the Southern District; he directed Mr. Schulte to file a petition in the Eastern District. See 12/20/21 Tr. 58-59. Accordingly, Mr. Schulte filed the instant petition—which does not challenge his SAMs designation, but the torture imposed by the MDC.

Accordingly the applicable standard is *Bell v. Wolfish*, 441 U.S. 520 (1979); In *Wolfish*, the Supreme Court held that since a pre-trial detainee has not been convicted, the Due Process Clause does not permit prison officials to subject him to "punishment." *Id.* at 537, n. 16. In considering whether prison officials subject a prisoner to punishment:

A court must decide whether the disability is imposed for the purpose of punishment or whether it is but an incident of some other legitimate governmental purpose. Absent a showing of an expressed intent to punish on the part of detention facility officials, that determination generally will turn on whether an alternative purpose to which [the restriction] may rationally be connected is assignable for it, and whether it appears excessive in relation to the alternative purpose assigned [to it]. Thus, if a particular condition or restriction of pre-trial detention is reasonably related to a legitimate governmental objective, it does not, without more, amount to "punishment". Conversely, if a restriction or condition is not reasonably related to a legitimate goal—if it is arbitrary or purposeless—a court permissibly may infer that the purpose of the governmental action is punishment that may not constitutionally be inflicted upon detainees.

Id. at 538-39. Conditions of confinement that are imposed arbitrarily without any legitimate governmental objective violate substantive due process guaranteed by the Fifth Amendment.

#### B. Unconstitutional conditions of confinement

The government largely blames the confinement conditions on SAMs. Opp. at 1 ("Petitioner challenges the conditions of his confinement at MDC Brooklyn, which are largely the result of the SAMs placed on him by the Attorney General"); however the SAMs do not authorize these conditions of confinement—the SAMs do not charge the BOP to install *BRIGHT* 24/7 lights in the torture cages and engage in sleep deprivation; the SAMs do not charge the BOP to starve detainees;

final judgment on the case and allow him to appeal his convictions, this Court should consider Mr. Schulte a pretrial detainee with additional protections.

Moreover, Mr. Schulte notes that he cannot be sentenced for more than time served based on his convictions; contempt of court is a misdemeanor capped at 6 months and making false statements is capped at 5 years. Mr. Schulte was arrested and presumed guilty on August 24, 2017. Based on sentencing calculations, Mr. Schulte has already served the maximum time any court could impose—not to mention the sentencing guidelines for a Category I offender dictate 0-6 months.

Next, and perhaps most importantly, the primary cause of this habeas petition, SAMs, were implemented due to the pending bogus charges for "attempting" to disseminate NDI from MCC by writing information publicly released by WikiLeaks in attorney-client privileged notebooks over a year after the material was released on the internet and discussed by every major media outlet.

Thus, Mr. Schulte's conditions related to SAMs are predicated on pending counts to which he is presumed innocent, requiring the Court to rely upon the pretrial standard.

Additionally, Mr. Schulte is a pretrial detainee awaiting trial. Even if he is partially convicted, his conditions should equal conditions imposed by other pretrial detainees since he needs to prepare for trial. Mr. Schulte is also representing himself in his criminal case, further necessitating pretrial conditions so he can focus on trial without imposition of punishment.

Finally, regardless of Mr. Schulte's status, the government cannot arbitrarily torture inmates simply because it accuses them of crimes against the government. Thus, Mr. Schulte's major complaint involves arbitrary punishment in violation of the Due Process Clause of the Fifth Amendment.

#### V. THE COURT SHOULD GRANT THE HABEAS PETITION

#### A. Applicable standard

As an initial matter, Mr. Schulte's status as a pretrial detainee or convicted criminal may be relevant to the petition, as different legal standards apply to each status. See generally *Benjamin v. Fraser*, 264 F.3d 175, 188-191 (2d Cir. 2001) (holding that more stringent "atypical and significant hardship" standard described by the Supreme Court in *Sandin v. Conner*, 515 U.S. 472 (1995), does not apply to pretrial detainees).

The government considers Mr. Schulte a convicted inmate instead of a pretrial detainee. Mr. Schulte disagrees with this assessment, and notes that neither the Supreme Court nor the Second Circuit has addressed which standard applies to an inmate who has been convicted but not yet sentenced. See *Iqbal v. Hasty*, 490 F.3d 143, 162 n.8 (2d Cir. 2007) ("We do not consider the question of whether convicted, but unsentenced, inmates are pretrial detainees under the Supreme Court's jurisprudence establishing criteria for evaluating constitutional limits on conditions of confinement."), *overruled on other grounds*. *Ashcroft v. Iqbal*, 556 U.S. 662 (2009).

There may not be an absolute answer to this question, but Mr. Schulte's unique circumstances strongly suggest the pretrial detainee status should apply. Mr. Schulte was partially convicted for contempt of court and making false statements, but remains pending re-trial. Mr. Schulte specifically moved for sentencing, but the district court refused; Mr. Schulte has therefore been in the limbo state of "convicted but not yet sentenced" for over two years. See pending interlocutory appeal of the district court's refusal to schedule sentencing, *United States v. Schulte*, 21-2530. Accordingly, since the district court refuses to enter a

#### C. Exhaustion of all available administrative remedies

Mr. Schulte exhausted all available administrative remedies. While the BOP federal regulations dictate "informal" BP-8s, prison BP-9s, regional BP-10s, and central office BP-11s (see, e.g. 28 C.F.R. § 542.10), the MDC simply refused to comply with its own system and provide responses in a timely manner as required by 28 C.F.R. § 542.18 or provide the requested forms at all (Mr. Schulte receives an infinite number of BP-8s from outside individuals who can print the form for him, but the BP-9s, 10s, and 11s are special forms utilizing the "carbon copy technology" that cannot be printed and sent to him outside the BOP). Accordingly, all available administrative remedies were exhausted. Inmates are exempt from the exhaustion requirement when administrative remedies are "unavailable." Ross  $\nu$ . Blake, 136 S. Ct. 1850, 1858 (2016). An administrative procedure is unavailable when (1) it "operates as a simple dead end--with officers unable or consistently unwilling to provide any relief to aggrieved inmates"; (2) it is "so opaque that it becomes, practically speaking, incapable of use"; and (3) where "prison administrators thwart inmates from taking advantage of a grievance process through machination, misrepresentation, or intimidation." Id. at 1859-60. See Ex. G for copies of additional administrative remedies that the MDC thwarted from progressing by refusing to provide the next remedy form.

On January 28, 2021, the MDC provided Mr. Schulte with 5 BP-9s for the 21 delinquent BP-8s; since the MDC refused to provide BP-9s for the remaining 16 issues, all of them must therefore be considered exhausted *a second time*. Mr. Schulte noted on the BP-9s that, once again, the MDC failed to respond to his BP-8. The MDC only responded to 2 on January 21, 2021, once again claiming there was no BP-8. See Ex. E. The MDC refused to provide BP-10s, thereby exhausting all available administrative remedies for a second time.

#### 2. Third attempt: 21 administrative remedies

Although Mr. Schulte exhausted administrative remedies, he went above-and-beyond with a *third* attempt. On February 2, 2022, he once again filed 21 BP-8s corresponding to the issues addressed in the complaint. This time Mr. Schulte requested a photocopy or a receipt that he filed these BP-8s, *but unit team refused*. Once again, the MDC did not respond to the BP-8s, but this time did not permit Mr. Schulte any BP-9s. Thus, all remedies were exhausted for a third time.

#### 3. Fourth attempt: 18 administrative remedies

Although Mr. Schulte exhausted administrative remedies, he went above-and-beyond with a *fourth* attempt. Following the third attempt, Mr. Schulte filed a BP-8 every week requesting a copy of his 2/2/22 BP-8s. The MDC never responded to these BP-8s, but Unit Manager Bullock finally informed Mr. Schulte that the previous BP-8s were "lost," and that he should re-file all of them. Thus, Mr. Schulte re-filed all BP-8s (this time compacting the plumbing issues into a single BP-8 thereby only filing 18 instead of 21) on March 17, 2022. The MDC denied them on March 24, 2022. However, the MDC only provided Mr. Schulte with 10 BP-9s. The MDC has yet to respond to the BP-9s, but Mr. Schulte maintains copies of the remaining BP-8s that cannot progress to the next step since the MDC refuses to provide the BP-9s. See Ex F (also includes other remedies).

On January 21, 2022, after giving the MDC an additional 30 days to respond, Mr. Schulte requested and received copies of these delinquent BP-9s from unit team, exhibited here as C-1 through C-5.

On January 25, 2022 The MDC agreed to provide him with 5 BP-10s for the delinquent BP-9s, which Mr. Schulte promptly filed.

On February 11, 2022, the BP-10s were all denied as the regional office confused the 5 delinquent BP-9s with the 5—completely different—rejected BP-9s from November 10, 2021 (the content of four were similar, but the dates should have clearly alerted the regional office that they were newly filed). See exhibits D-1 through D-5. The MDC refused to provide BP-11s (D-1 was returned in March).

Accordingly, Mr. Schulte attempted and exhausted all available administrative remedies.

#### B. Additional Exhaustion attempts and additional claim

The MDC later installed sound generators to further torture SAMs inmates, prompting Mr. Schulte to file an additional administrative remedy for this abuse. However, Mr. Schulte went above-and-beyond what was required of him by refiling all former administrative remedies as well. Mr. Schulte simply had nothing better to do than file administrative remedies, and sought to provide additional documentation in his aforementioned civil suit to compel the BOP to update its administrative remedy system.

#### 1. Second Attempt: 21 administrative remedies

In November 2021, the MDC installed sound generators to further torture SAMs inmates with constant, loud blasts of sound. Mr. Schulte filed no less than 21 BP-8s for all the issues included in the complaint, including the new torture sound generators. The MDC did not respond to a single BP-8.

administrative remedies. Plourde then proceeded to tear up and trash a majority of Mr. Schulte's BP-8s (Much later Mr. Schulte received copies of the 5 BP-8s that survived AW Plourde's culling, exhibited here as A-1 through A-5, of which the MDC never responded).

On November 9, 2021, Mr. Schulte inquired into the status of his BP-8s, to which Unit Team informed him he did not have any BP-8s undergoing review. Considering this notification of denial, Mr. Schulte requested 20 BP-9s, but the MDC only provided 5; since the MDC refused to provide BP-9s for the remaining 15 issues, all of them must therefore be considered exhausted. Mr. Schulte then filed the 5 BP-9s corresponding to the 5 BP-8s he believed survived Plourde's culling; Mr. Schulte noted on the BP-9s that the institution did not respond to the BP-8, and therefore, Mr. Schulte was proceeding with the BP-9 in accordance with the BOP Federal Regulations. 28 C.F.R. § 542.18. The MDC denied all 5 on November 10, 2021, claiming that Mr. Schulte "did not attempt informal resolution" (It is common practice for the BOP to ignore the time constraints identified in 28 C.F.R. § 542.18). See Ex. B-1 through B-5. The MDC refused to provide BP-10s since the 9s claimed there were no 8s ever filed, thereby exhausting all available administrative remedies.

On November 29, 2021, the MDC "found" 5 of the original BP-8s and agreed to provide Mr. Schulte with corresponding BP-9s. Four of these BP-8s were those Mr. Schulte believed survived Plourde's culling, but the fifth was different (The "blocked out windows" survived, A-5, whereas the starvation did not, B-5). Mr. Schulte then filed the BP-9s with the accompanying BP-8 that was never answered (copies of Ex. A). The MDC did not respond to the BP-9s.

#### IV. ALL AVAILABLE ADMINISTRATIVE REMEDIES EXHAUSTED

The government incorrectly claims administrative remedies were not exhausted. Opp. at 10. In reality, Mr. Schulte attempted to exhaust administrative remedies no less than four different times over the past 6 months (20 remedies the first, 21 remedies in the second and third, and 18 in the fourth attempt for a total of 80 administrative remedies relevant to this petition). Each time, the MDC only allowed a few administrative remedies to progress to the next stage—ultimately refusing to provide the BP-9, BP-10, and BP-11 forms that are kept securely under lock-and-key. Thus the government's assertions that "[Petitioner] failed to exhaust administrative remedies" because he failed to proceed to the next step, *Id.*, is without merit. Mr. Schulte did not progress to the next step *because the MDC refused to provide the forms*, not because he gave up. Indeed, Mr. Schulte previously proceeded to BP-11s when he was at the MCC, and fully expected the MDC to deny his administrative remedies without consideration of their merits.

#### A. Exhaustion of administrative remedies at the MDC (20)

Mr. Schulte was moved from MCC to MDC Sunday night, October 17, 2021. Between the following day, October 18, 2021, to his move to the SAMs Unit on October 26, 2021, Mr. Schulte initiated the administrative remedy process for each and every issue in the instant complaint through "informal" BP-8s (except the sound generator which did not yet exist).

Assistant Warden Plourde, who held a similar position at the MCC, informed Mr. Schulte that he could not file administrative remedies at MDC for the same issues at MCC. He told Mr. Schulte that his administrative remedies were already denied, and the answer at MDC would be the same—no. Mr. Schulte told Plourde that this was not correct, because his previous civil suit was now moot and he could not file a new civil suit against the MDC until he again exhausted

#### E. MDC's perjury and fraud upon the criminal court

In Mr. Schulte's criminal case, the Bureau of Prisons filed a fraudulent declaration under penalty of perjury. On March 8, 2022, Unit Manager Bullock and officer Nedgine Santana met with Mr. Schulte to discuss his inability to print or transfer documents from his laptop. After the discussion, they acknowledged that the BOP did not provide any such utilities, and told him they would alert the government. The next day, the government filed a letter in the criminal court, United States v. Schulte, 17 Cr. 548 (JMF, S.D.N.Y.), Dkt. 732, in which they attach a signed declaration by Nedgine Santana; she declared under penalty of perjury the exact opposite from the day before—that she spoke with Mr. Schulte about access to the Public Messaging Service option via TRULINCS, and that Mr. Schulte could write, edit, and print documents for the courts. She also claimed that "Schulte confirmed he understood the options related to him." Id. at 2.

Mr. Schulte then wrote to the Court to alert it to Nedgine Santana's perjury and fraud upon the Court. Dkt. 736. Indeed, Mr. Schulte never had access to the Public Messaging Service, and never confirmed to Nedgine Santana that he could even use that service much less that it would be sufficient for his needs. Mr. Schulte notified the Court that the officers probably forgot that the entire unit was subject to audio recording—and he demanded the Court and government review the audio and file charges against Nedgine Santana. The Court ordered the government to respond, Dkt. 738. The government requested an extension of time, Dkt. 740. The government finally replied on March 18, 2022, acknowledging that Mr. Schulte was correct. Dkt. 747. Nedgine Santana and the MDC blatantly and deliberately perpetuated a fraud on the court. This Court should consider any declaration from the MDC with a grain of salt.

#### D. BOP's use of antiquated system to deter administrative remedies

While presumed guilty and awaiting trial for the past five years, Mr. Schulte realized that the BOP utilizes an antiquated administrative remedy process solely to obstruct legitimate grievances. While the BOP offers inmates electronic access via TRULINCS to a law library, printer, account transactions, email with the outside world, and even messaging with staff, it forces inmates to fill out BP-9/10/11s using carbon-copy "technology" that was last updated in April of 1982 (the date on the form)—which is literally before Mr. Schulte was born. There is already a system in place for filing informal resolutions electronically—that sends emails to staff and properly records the conversations and content as required by law.

Additionally, the BOP uses its "Sentry" electronic system to handle administrative remedies internally. Literally, the BOP enters BP-9s, 10s, and 11s into an electronic system when they receive the forms. They then use this system to track and respond to the administrative remedies. In essence, the BOP uses technology to assist it in processing and denying administrative remedies, but forces the inmates to use antiquated technology to initially file and mail the forms. Forcing antiquated, passé technology on inmates introduces numerous bureaucratic loopholes and technicalities that the BOP wields to deny legitimate remedies without good faith review of the underlying petitions.

One of the aforementioned civil suits against the Bureau of Prisons seeks an injunction to compel them to integrate their administrative remedy system with both TRULINCS and SENTRY, which would take a high school computer science student about two hours. See *Schulte v. BOP*, 21-CV-5313.

Mr. Schulte therefore filed a Motion for Reconsideration of the habeas petition on March 4, 2021, Dkt. 456, based entirely on the fact that he did not receive the government's response and therefore did not have an opportunity to file a reply. The government did not file a response until September 3, 2021; 5 months, 4 weeks, and 2 days, or 182 total days later. Thus, their opposition was 168 days late. Mr. Schulte moved to preclude the government from filing an opposition multiple times before September 3, 2021, to which the judge never responded.

Judge Crotty did not even read Mr. Schulte's motion or his reply, but ruled on October 6, 2021, Dkt. 526, that Mr. Schulte's motion for reconsideration was time-barred. He did not enforce Local Rule 49.1(b), and allowed the government 6 months to delay the case and file a response. While Judge Crotty did find that the ongoing mail delay excused the untimely filing, he nonetheless did not actually excuse the untimely filing as he did not consider it a reply motion due to Mr. Schulte's failure to receive the government's opposition for over a month, but rather, considered it a reconsideration motion that he denied for failing to reach the high bar required of reconsideration motions.

Mr. Schulte then filed civil cases for each issue, see, e.g. Schulte v. United States, 21-4042, 21-4800, 21-5061, 21-5168, 21-5173, 21-5213, 21-5313, 21-5554, 21-5722, 21-5851, 21-5871, 21-6504. Each case was assigned to District Judge Paul A. Crotty (S.D.N.Y.), who deliberately halted progression by refusing to rule on the motion to proceed *in forma pauperis*. After about four months, the MCC was shut down, Mr. Schulte moved to MDC, and all his civil cases for MCC injunctive relief were mooted.

#### C. Previous litigation attempts for relief at MCC

After all administrative remedies were exhausted, he filed suit in civil court to compel the MCC to stop torturing him and other SAMs inmates. That civil suit was assigned to the presiding judge of his criminal case, Judge Paul A. Crotty.

Judge Crotty blocked Mr. Schulte's civil suit without consideration of the merits.

"On April 12, 2019, Pro Se Plaintiff Joshua Schulte filed a Complaint for Violation of Civil Rights... Subsequently, Plaintiff filed a joint Petition to End Torture and Inhumane Conditions (as an Addendum to the Petition for Writ of Habeas Corpus)... These petitions 'seek[] an end to torture and inhumane conditions wrought by defendants' and 'damages as part of civil rights litigation... based on clear evidence of torture." Joshua Adam Schulte v. Attorney General of the United States, et al., 19 Civ. 3346 (PAC), Dismissal Order, August 14, 2019, Dkt. 11.

Judge Crotty ruled that Mr. Schulte's civil rights law suit "shall be administratively closed, with leave to reopen following resolution of the underlying criminal proceedings against Plaintiff." Id.

After an unsuccessful appeal of Judge Crotty's unconscionable decision refusing to hear the merits of Mr. Schulte's arguments, #19-2940, Mr. Schulte filed the same motion in the criminal district court as a petition for writ of habeas corpus to modify conditions of confinement on January 19, 2021, Dkt. 447. The government responded on January 27, 2021, Dkt. 450, claiming that criminal defendants cannot seek habeas corpus petitions to modify conditions of confinement in the criminal court, but must file separate civil actions. Judge Crotty agreed and denied the petition on February 9, 2021, Dkt. 453. However, due to the MCC delaying all court correspondence and legal mail by 30-60 days, Mr. Schulte did not receive the government's response until a month after Judge Crotty's ruling.

Judge Crotty finally held a *Faretta* hearing on July 14, 2021, and granted Mr. Schulte's request to proceed *pro se* on July 26, 2021.

On October 18, 2021, Mr. Schulte's case was reassigned to district judge Jesse M. Furman.

On October 17-18, 2021, the Bureau of Prisons (BOP) moved Mr. Schulte from the MCC to the MDC in Brooklyn. The MDC created a SAMs control unit to house Mr. Schulte. Since then, the MDC began instituting arbitrary punishment in violation of the Fifth Amendment and cruel and unusual punishment in violation of the Eighth Amendment.

On November 9, 2021, Judge Crotty ruled that the government failed to prove at trial that information pertaining to Hickok was NDI, acquitting Mr. Schulte of the charged MCC conduct. See Fed. R. Crim. P. 29 Order, Dkt. 581 at 25. The government superseded Mr. Schulte and re-charged him with the acquitted conduct. Mr. Schulte moved to dismiss based on violation of the double jeopardy clause, but the district court denied the motion. The issue is pending interlocutory appeal. See 21-3116.

#### B. Administrative remedies at the MCC

After the MCC imposed unconscionable, abhorrent, and clearly unconstitutional conditions of confinement upon Mr. Schulte in November of 2018, he sought administrative remedy through the Prisoner Litigation Reform Act (PLRA). Mr. Schulte carefully tracked the progress of his administrative remedies, and kept all copies of his attempts. See copies of some of these administrative remedies on the docket in the criminal case, *United States v. Schulte*, 17-CR-548 (JMF) (S.D.N.Y.), Dkt. 447, Exhibits 447-1 through 447-16.

On December 10, 2018, the government moved *ex parte* pursuant to Section 4 of the Classified Information Procedures Act, 18 U.S.C. App. 3 ("CIPA") for a protective order so that the government need not produce the digital forensic images of the alleged crime scene to the defense. Although the government alleged that Mr. Schulte "hacked" three CIA computers and servers to steal data from the CIA, gave their own forensic experts unfettered access to these forensic images, and relied heavily on these forensic images in their case-in-chief, the government refused to provide them to the defense for adversarial testing and independent analysis. Motions for access to this critical discovery were all denied (Mr. Schulte filed a writ of mandamus to obtain the discovery three years later; see 21-2558).

The government tried Mr. Schulte for espionage in a 10-count indictment in the Southern District of New York during the month of February 2020. Mr. Schulte moved for a mistrial after the government relied heavily and exclusively on the digital forensic images of the three primary servers it alleged to be the crime scene; Mr. Schulte's expert could not testify as he was unable to conduct his own independent analysis, the government experts could not be cross examined, the government's case could not be subject to adversarial testing, and Mr. Schulte was unable to present any defense at all.

On March 9, 2020, after a façade of a "trial", the majority of the jury voted to acquit, but no unanimous decision was reached therefore resulting in a hung jury and mistrial—except misdemeanor convictions for contempt of court (18 U.S.C. § 401(3)) and making false statements (18 U.S.C. § 1001). Mr. Schulte moved for sentencing and final judgment that was denied. See pending interlocutory appeal 21-2530.

charges were not based upon any of the fabricated evidence contained in the MCC Search warrant since the "Schulte Articles" were all unclassified. See pending interlocutory appeal 21-3118.

On November 1, 2018 the attorney general imposed Special Administrative Measures (SAMs) on Mr. Schulte, declaring him guilty of transmitting NDI from prison; he has been incarcerated in solitary confinement within a small concrete and steel box ever since—without any limit. Mr. Schulte's conditions of confinement are worse than conditions imposed upon death row inmates—conditions declared unconstitutional by district courts, courts of appeals, and even the Supreme Court.

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The MCC then imposed arbitrary punishment that the SAMs did not authorize: they are locked in concrete and steel boxes the size of parking spaces with obstructed views of outside, the cages are filthy and infested with rodents, cockroaches and mold; there is no heating or air conditioning in the cages, there is no functioning plumbing, the lights burn brightly 24 hours per day, and the inmates are denied outside recreation, normal commissary, normal visitation, access to books and legal material (banned from the library), medical care, and dental care. All attorney-client privilege is also void to SAMs inmates as the prison confiscates, opens, and reads all legal mail; inmates are forbidden from transferring legal material to and from their attorneys. Mr. Schulte is not even offered minimal "amenities" that most prisons offer such as television, radio, or hot water. Instead, he is tortured in his cage, forced into "idleness," as his mind slowly deteriorates and insanity claws at him. There is no greater evil, no worse punishment that man can impose upon man.

# EXHIBIT B-3

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: NOVEMBER 10, 2021

FROM: ADMINISTRATIVE REMEDY COORDINATOR

BROOKLYN MDC

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K07-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID REMEDY ID : 1100695-F1 AND DATE RECEIVED : NOVEMBER 10, 2021

ADMINISTRATIVE REMEDY REQUEST

SUBJECT 1 SUBJECT 2

: OTHER OPERATIONS

INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE NECESSARY EVIDENCE OF YOUR ATTEMPT AT INFORMAL RESOLUTION.

#### REQUEST FOR ADMINISTRATIVE REMED

Federal Bureau of Prisons

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# EXHIBIT B-4

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REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: NOVEMBER 10, 2021

FROM: ADMINISTRATIVE REMEDY COORDINATOR

BROOKLYN MDC

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K07-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1100690-F1 ADMINISTRATIVE REMEDY REQUEST

DATE RECEIVED : NOVEMBER 10, 2021 SUBJECT 1 : OTHER OPERATIONS

SUBJECT 2 : INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION

OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE

NECESSARY EVIDENCE OF YOUR ATTEMPT AT INFORMAL RESOLUTION.

# REQUEST FOR ADMINISTRATIVE REMEDY

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Federal Bureau of Prisons

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# EXHIBIT B-5

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: NOVEMBER 10, 2021

FROM: ADMINISTRATIVE REMEDY COORDINATOR

BROOKLYN MDC

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K07-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID

: 1100694-F1

ADMINISTRATIVE REMEDY REQUEST

DATE RECEIVED : NOVEMBER 10, 2021

SUBJECT 1

: FOOD - (EXCEPT DIETS & RLGS FOOD/MEALS)

SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE

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Federal Bureau of Prisons

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BP-229(13) APRIL 1982



### EXHIBIT C-1

#### U.S. DEPARTMENT OF JUSTICE

REQUEST FOR ADMINISTRATIVE REMEDY

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# EXHIBIT C-2

#### U.S. DEPARTMENT OF JUSTICE

REQUEST FOR ADMINISTRATIVE REMED

Federal Bureau of Prisons

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# EXHIBIT C-3

### REQUEST FOR ADMINISTRATIVE REMEDY

Federal Bureau of Prisons

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# EXHIBIT C-4

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## EXHIBIT C-5

Federal Bureau of Prisons

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### EXHIBIT D-1

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: MARCH 8, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

NORTHEAST REGIONAL OFFICE

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K08-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAU
IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY
OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1100696-R1 REGIONAL APPEAL DATE RECEIVED : FEBRUARY 11, 2021 SUBJECT 1 : OTHER OPERATIONS SUBJECT 2 :

INCIDENT RPT NO:

REJECT REASON 1: CONCUR WITH RATIONALE OF REGIONAL OFFICE AND/OR INSTITUTION FOR REJECTION. FOLLOW DIRECTIONS PROVIDED ON PRIOR REJECTION NOTICES.

REJECT REASON 2: YOU MUST FIRST FILE A BP-9 REQUEST THROUGH THE INSTITUTION FOR THE WARDEN'S REVIEW AND RESPONSE BEFORE FILING AN APPEAL AT THIS LEVEL.

REJECT REASON 3: SEE REMARKS.

REMARKS: IT IS UNCLEAR WHY YOU REFUSE TO FOLLOW THE
INSTRUCTION YOU HAVE REPEATEDLY BEEN GIVEN. YOU DID
NOT GET A BP9 RESPONSE, BECAUSE IT WAS REJECTED.

UPN LVN

ederal Bureau of Prisons			
ype or use ball-point pen. If attachments are needed, submit four copies.	One copy of the completed	BP-229(13) including any	y attachments must be submitted
rom: Schulte, Joshua A T	19471054	K-84	MOC
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BP-230(13) JUNE 2002

### REQUEST FOR ADMINISTRATIVE REMEDY

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## EXHIBIT D-2

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: FEBRUARY 11, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

NORTHEAST REGIONAL OFFICE

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR:

P.O. BOX 329001

BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID

: 1100691-R1 REGIONAL APPEAL

DATE RECEIVED : FEBRUARY 9, 2022 SUBJECT 1

: OTHER OPERATIONS

SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: SEE REMARKS.

REMARKS

: YOU DID NOT RECEIVE A RESPONSE TO YOUR BP9 BECAUSE

IT WAS REJECTED ON 11-10-21.

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachments must be submitted
with this appeal. Schulte Trabas A Tall 12011 1201
From: Schulter Joshua A 79471054 K-84 MDC LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION
Part A - REASON FOR APPEAL
My BP-9 was never answered and a copy is included here.
Provide televisions in cells; All BOP control units have
televisions as well as general population. 5 Ms mentes Ms
have equal access to televisions like GP. There is no
have equal access to televisions like GP. There is no legitimate governmental objective to larying us access to t
125/22 DATE DATE
Part B - RESPONSE

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#### REQUEST FOR ADMINISTRATIVE REMED

. Bureau of Prisons

From: SAUF	WE FIRST MIDDLE INITIAL	744710 REG. N	_ /	UNIT UNIT	MOCINSTITUTION
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### EXHIBIT D-3

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: FEBRUARY 11, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

NORTHEAST REGIONAL OFFICE

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MC UNT: K QTR

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL
IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY
OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID

: 1100695-R1

REGIONAL APPEAL

DATE RECEIVED SUBJECT 1

: FEBRUARY 9, 2022 : OTHER OPERATIONS

SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: SEE REMARKS.

REMARKS

: YOU DID NOT RECEIVE A RESPONSE TO YOUR BP9 BECAUSE

IT WAS REJECTED ON 11-10-21.

SIGNATURE, RECIPIENT OF REGIONAL APPEAL

BP-230(13) JUNE 2002

UPN LVN

Type or use ball-point pen. If attachments are needed, submit four cowith this appeal.	opies. One copy of the complete	d BP-229(13) including any	attachments must be submit
From: Schulte, Joshua A	19471059	K-8+	MDC
LAST NAME, FIRST, MIDDLE INITIAL ' Part A - REASON FOR APPEAL	REG. NO.	UNIT	INSTITUTION
My BP-9 was never answ	ered and a c	opy is mali	ded here.
Provide plastic chair with	a back for	working. T	here is no
phair provided to me and	I the Concr	ete stool	13 too Shoc
oit on. I cannot work , no legitimate government	ntal objectiv	e to ding	Ing access
Chair.		A .	
125/22 DATE	1	h foles	
Part B - RESPONSE		SIGNATURE OF RE	QUESTER
DATE dissatisfied with this response, you may appeal to the General Counsel. You of the date of this response.	our appeal must be received in the	REGIONAL DIREC	CTOR hin 30 calendar
dissatisfied with this response, you may appeal to the General Counsel. You sof the date of this response.	our appeal must be received in the	General Counsel's Office with	CTOR hin 30 calendar ) OCO 69 5 R
dissatisfied with this response, you may appeal to the General Counsel. You sof the date of this response.  RIGINAL: RETURN TO INMATE	our appeal must be received in the	REGIONAL DIREGENERAL COUNSEL'S OFFICE WITH CASE NUMBER:	CTOR hin 30 calendar ) OOLOGSR
	our appeal must be received in the	General Counsel's Office with	CTOR hin 30 calendar  ) OOLOGS R

#### JUSTICE

### REQUEST FOR ADMINISTRATIVE REMEDY

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are From: SCKUTE, SOLV A  LAST NAME, FIRST, MIDDLE INITIAL	79471054 REG. NO.	10NIT	MOC
Part A- INMATE REQUEST  Provide Plastic Chair Wind No Chair provided to me short to set on. I can chair. There is no legitime denying me access to a	tha back and the	for working	). There is
Short to sit on. I can Chair. There is no legitime Jenuma we access to a	not work i ate governo chair. K	on my case whital object of the	the to
DID NOT RESPOND TO	W BP-8	Rom 10/26/2	el (See atarin
1/29/Z1		SIGNATURE OF RE	Auta. QUESTER
Part B - RESPONSE		•	
IMA			
DATE  If dissatisfied with this response, you may appeal to the Regional Director. Vo.	we appeal must be received in th	WARDEN OR REGIONA	
ORIGINAL: RETURN TO INMATE		CASE NUMBER:	
Part C - RECEIPT		CASE NUMBER:	
Return to:  LAST NAME, FIRST, MIDDLE INITIAL  SUBJECT:	REG. NO.	UNIT	INSTITUTION
DATE  FPI-PEPR  PRINTE ON RECORDED FAMER	RECIPIENT	S SIGNATURE (STAFF MEMB.	ER) BP-0

### EXHIBIT D-4

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: FEBRUARY 9, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

NORTHEAST REGIONAL OFFICE

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K08-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1100690-R1 REGIONAL APPEAL DATE RECEIVED : FEBRUARY 8, 2022

SUBJECT 1 : OTHER OPERATIONS

SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: YOU MUST FIRST FILE A BP-9 REQUEST THROUGH THE INSTITUTION

FOR THE WARDEN'S REVIEW AND RESPONSE BEFORE FILING AN APPEAL

AT THIS LEVEL.

REJECT REASON 2: SEE REMARKS.

: YOU DID NOT RECEIVE A RESPONSE TO YOUR BP9 BECAUSE REMARKS

IT WAS REJECTED ON 11-10-21.

	<b></b>	**************************************	
Federal Bureau of Prisons			
Type or use ball-point pen. If attachments are needed, submit for with this appeal  From:  LAST NAME, FIRST, MIDDLE INITIAL	our copies. One copy of the complex  M471054  REG. NO.		MD C  INSTITUTION
Part A - REASON FOR APPEAL	ALO, NO.	GNI	INSTITUTION
My BP9 was rever and Lockers for property Sta to store my personal p governmental objective to	orage. I show a property like a	copy is it.  12 be pro 6.P. Thee locker.	ncluded here when lockers is no legitime
DATE Part B - RESPONSE	<u> </u>	A SIGNATURE OF R	A. EQUESTER

DATE  If dissatisfied with this response, you may appeal to the General Counsel. You days of the date of this response.	REGIONAL DIRECTOR ur appeal must be received in the General Counsel's Office within 30 calendar		
ORIGINAL: RETURN TO INMATE		CASE NUMBER: 11	oocogor!
Part C - RECEIPT		CASE NUMBER:	
Return to:			
LAST NAME, FIRST, MIDDLE INITIAL SUBJECT:	REG. NO.	UNIT	INSTITUTION
DATE	SIGNATURE, RECI	PIENT OF REGIONAL APPEA	L

Federal Bureau of Prisons		The Control of the Co
Solutes Dishart	(94 /1059)	ies. Additional instructions on reverse.  WOCUNIT INSTITUTION
Part A - INMATE REQUEST  LOCKERS FOR PROPULATION OF STORY	orly Storage.	I should be provide
belows to store of	ny personal pu	perty NR G.P. 15.
NO logitmate gove	insigntal abjects	We to May rea
NOTE: THE INST BRB FROM 10/20	ITUION DUN	NOT RESPOND TO
BRO PROMI 10/26	12/ (20 4/100/0)	i Lalia
1/29/21 DATE	1	SIGNATURE OF REQUESTER
Part B - RESPONSE		
No. 1924 (Account of the Control of		
		WARDEN OR REGIONAL DIRECTOR
DATE OF THE PERSON OF THE PERS	Regismal Director, Your appeal must be received	i in the Regional Office within 20 calendar days of the time of the CASE NUMBER:
COMMENSACISETIES TO INVALE		
		CASE NUMBER:
	RESCRIPT BEG 3	OL UNIT NE
		ECSPECIE SAFIESE
2	The same of the sa	

U.S. DEPARTMENT OF JUSTICE

### EXHIBIT D-5

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: FEBRUARY 11, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

NORTHEAST REGIONAL OFFICE

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR:

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1110016-R1 F DATE RECEIVED : FEBRUARY 9, 2022 SUBJECT 1 SUBJECT 2 INCIDENT RPT NO:

REGIONAL APPEAL

: SAFETY, SANITATION, ENVIRONMENTAL CONDITIONS

REJECT REASON 1:

YOU MUST FIRST FILE A BP-9 REQUEST THROUGH THE INSTITUTION FOR THE WARDEN'S REVIEW AND RESPONSE BEFORE FILING AN APPEAL AT THIS LEVEL.

Federal Bureau of Prisons

Type or use ball-point pen. If a with this appeal.	attachments are needed, submit four	And the second of the second o		my attachments must be submitte
From: Schulte,	Joshua A	71471054	L. 94	MDC
Part A - REASON FOR AP	, FIRST, MIDDLE INITIAL PPEAL	REG. NO.	UNIT	' INSTITUTION
		nswered ord	a 60py 1)	included here
Unblock WI	Was Never as	i can see	outside. T	VP 13 NO
legitimete i	governmental a	abjective t	o block ou	+ arrdows.
			01	
	ZZ		SIGNATURE OF R	45
Part B - RESPONSE			SIGNATURE OF A	EQUESTER
DATE If dissatisfied with this response, yo days of the date of this response. ORIGINAL: RETURN TO 1	ou may appeal to the General Counsel.	Your appeal must be received in t		vithin 30 calendar
Part C - RECEIPT	INMATE		CASE NUMBER:	TITOOTOR)
Return to:			CASE NUMBER;	
LAST NAI	ME, FIRST, MIDDLE INITIAL	REG. NO.	UNIT	INSTITUTION
DATE JPN LVN	— PRINTED ON RECYCLED PAPER	SIGNATURE, REG	CIPIENT OF REGIONAL APP	PEAL. [PP:280(13)

JUSTICE

### REQUEST FOR ADMINISTRATIVE REMEDY

eau of Prisons

LAST NAME, FIRST, MIDDLE INITIAL	4471059 REG. NO.	<u> </u>	INSTITUTION
Part A-INMATE REQUEST  MASHOLL WINDOWS So WE  REGILAMATE GOVELMWHAI C	ion see	poloue it	ere is windin
1/29/Z) DATE	1	SIGNATURE OF REQUES	LG STER
Part B - RESPONSE			n an ann an Aireann
upt			TO FORD D
DATE If dissatisfied with this response, you may appeal to the Regional Director. Your e	appeal must be received in the R.		MRECIUK ays of the date of th
ORIGINAL: RETURN TO INMATE Part C - RECEIPT		CASE NUMBER:	
		CASE NUMBER:	
Return to:	REG. NO.	UNIT	INSTITU

### EXHIBIT E

190/20

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: JANUARY 31, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

BROOKLYN MDC

TO: JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K08-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID

: 1108627-F1

ADMINISTRATIVE REMEDY REQUEST

DATE RECEIVED

: JANUARY 31, 2022 : OTHER OPERATIONS

SUBJECT 1 SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION

OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE

NECESSARY EVIDENCE OF YOUR ATTEMPT AT INFORMAL RESOLUTION.

REJECT REASON 2: YOU DID NOT SUBMIT YOUR REQUEST THROUGH YOUR COUNSELOR, OR

OTHER AUTHORIZED PERSON.

#### U.S. DEPARTMENT OF JUSTICE

#### REQUEST FOR ADMINISTRATIVE REMEDY

Federal Bureau of Prisons

	Type or use ball-point p	oen. If attachments are t	needed, submit four copies.	Additional instructions	on reverse.
From	Schultes Jos	thus A	79471034	2-84	Moc
riom.	LAST NAME, FIRST, MIL	The state of the second state of the state o	REG. NO.	UNIT	INSTITUTION
Part A	- INMATE REQUEST		10 Miles		
WA	BP-8 Was A	over onsul	ured nor return	ned. I hi	rw write this p
50	litary Confiver	ent 13 aux	el and unusua	al punishme	nt. The Moc
	nd not 5,60e				
Shor	ud create si	uple control	units as it	does for	other immates
We	Should have	our own a	init, not be	Subject to	o cruel and
	sval Solitary			1 1	
	128/22		41	SIGNATURE OF RE	Ø OUESTER
Part B	- RESPONSE			BIOINTOKE OF RE	QOEBTER
		N	PEON.		

A CONTRACTOR OF THE STATE OF TH

DATE	WARDEN OR REGIONAL DIRECTOR
If dissatisfied with this response, you may appeal to the Regional Director. Your appear	must be received in the Regional Office within 20 calendar days of the date of this response
ORIGINAL: RETURN TO INMATE	CASE NUMBER: 10807 + 1
	CASE NUMBER: 108607 - F1
Part C- RECEIPT	
Return to:	

LAST NAME, FIRST, MIDDLE INITIAL

REG. NO.

UNIT

INSTITUTION

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: JANUARY 31, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

BROOKLYN MDC

TO : JOSHUA ADAM SCHULTE, 79471-054

BROOKLYN MDC UNT: K QTR: K08-801L

P.O. BOX 329001 BROOKLYN, NY 11232

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

: 1108630-F1 ADMINISTRATIVE REMEDY REQUEST REMEDY ID

DATE RECEIVED : JANUARY 31, 2022

: OTHER OPERATIONS SUBJECT 1

SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE

NECESSARY EVIDENCE OF YOUR ATTEMPT AT INFORMAL RESOLUTION.

REJECT REASON 2: YOU DID NOT SUBMIT YOUR REQUEST THROUGH YOUR COUNSELOR, OR OTHER AUTHORIZED PERSON.

DATE

USP LVN

#### REQUEST FOR ADMINISTRATIVE REMEDY

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. A	dditional instructions on reverse.
From: Schulte, Toshia A 79471054	K-84 MDC
LAST NAME, FIRST, MIDDLE INITIAL REG. NO.	UNIT INSTITUTION
Part A- INMATE REQUEST	
My BP-8 was never answered not re-	turned to Me. I now
Write this BP9.	
The MIC removed my lightswitch from m	y Call. There is no
legitivate governmental objective to remove Please return the hightswitch to my co	ring the lightswitch
Plane religion to 19 the second	11 43 0XISB IN 6,P.
1178/77	1 felt
DATE	SIGNATURE OF REQUESTER
Part B- RESPONSE	
A VAN 3 1 20 PM	
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
경영화를 하는 보고 있는데 한국 경화를 경기되는 것으로 한국하는 보고 있는데 한국 경화를 가장하는데 중요한 공항을 되었다. 	
	ARDEN OR REGIONAL DIRECTOR
If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Region	
ORIGINAL: RETURN TO INMATE	CASE NUMBER: (10863074)
Part C- RECEIPT Return to:	CASE NUMBER: 11086,330-+1
LAST NAME, FIRST, MIDDLE INITIAL REG. NO.	UNIT INSTITUTION
SUBJECT:	

RECIPIENT'S SIGNATURE (STAFF MEMBER)



# EXHIBIT F

NAME: Sehvity Josha REG. 71471054
UNIT: 12094
SPECIFIC ISSUE NEEDING RPBs Still Not returned
-BP 05 Filed in television we not been church degree daily requests
INMATE SIGNATURE: DATE: 5/16/27
to be completed by counselor
DATE RECEIVED: 32422
ACTION TAKEN: LAST YOU did N't MANE
DE CINY BP-8. IT- 50 YOU
Shad so bened to be so the sound of the soun
COUNSELOR SIGNATURE: DATE: 3 29 2
to be completed by unit manager
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

and the state of the

NAME: Schulte, Jorha REG. 7447/054
UNIT: <u>V-8</u> 4
SPECIFIC ISSUE NEEDING & MAGE BUILDER IS NOT DOUGH ANSWERSOLUTION: WHITE BROWN BUILDS FOUNDS DOUGH ANSWERSOLUTION: BROWN BORS NOT SUMPLY BUILDING HOLD BUILDING BUIL
Block is lary and hampetent as to was at MCC
INMATE SIGNATURE: DATE: 5/23/2Z
TO BE COMPLETED BY COUNSELOR  DATE RECEIVED: 5/2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2
ACTION TAKEN:  UNIT MANDELL COUNTS  STATE SONDER FOUNDS
COUNSELOR SIGNATURE: DATE: 3/24/22
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Sthulte, Joshia REG. 74471054
UNIT: 2-84
SPECIFIC ISSUE NEEDING VTC Microphine Syctinction
EXPLAIN, IN DETAIL THE ISSUE: PATTING MY TICS CANNOT WAS ME.
INMATE SIGNATURE: DATE: 3/23/22
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 3 24/22
ACTION TAKEN: YOU WITH THE SOULS WILL
COUNSELOR SIGNATURE: DATE: 3/24/22
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Schulby Jochya REG. 79471054
UNIT: K-84
SPECIFIC ISSUE NEEDING MDC VEEPS SEVING Me He wrom diniv
EXPLAIN, IN DETAIL THE ISSUE:
I am not a No Hesh was not because the
trays are universely they keep bringing me No Flesh
INMATE SIGNATURE: DATE: 3/13/22 divines
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 3/24/22
Marks the west for the
COUNSELOR SIGNATURE: DATE: 324/22
to be completed by unit manager
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Schulte, Joshua REG. 79471054
UNIT: 1-BY
SPECIFIC ISSUE NEEDING OF MANAGER BUJOCK RESOLUTION. BUJOCK RESOLUTION. BUJOCK RESOLUTION. BUJOCK RESOLUTION. BUJOCK RESOLUTION. BUJOCK RESOLUTION.
EXPLAIN, IN DETAIL THE ISSUE:
I have asked wit Mager Bullock for a legal
call for hells but he always PAISE
INMATE SIGNATURE: DATE: 3/23/22
TO BE COMPLETED BY COUNSELOR
10 BE COWLETED BY COURSELOR
DATE RECEIVED: 32422
ACTION TAKEN: YOU WILL FROM YOUR
129ALCON STEPS
In the cours select for I min
COUNSELOR SIGNATURE: 10 DATE: 324/22
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE
VALUE MARKET COLUMN TOLL

Company of the second

NAME: Schulte, Joshu REG. 79471054	<u>/</u>
UNIT: KBY	•
SPECIFIC ISSUE NEEDING MARGER BULOCK refu	ses to answer My
EXPLAIN, IN DETAIL THE ISSUE: BLICK MULTIPLE +	mes to move
My Boos from 2/2/22 Which I	etiled; but in
INMATE SIGNATURE: DATE: 3/23	izz Ethan
to be completed by counselor	
DATE RECEIVED: 32422	
ACTION TAKEN: All your BP-8	ed live
INGUNER IN ST	1000-119
COUNSELOR SIGNATURE: DATE	= 3/24/22
TO BE COMPLETED BY UNIT MANAGE	R
INFORMAL RESOLUTION RECEIVED	
UNIT MANAGER SIGNATURE DATE:	man di
EXTENSION GRANTED DATE DUE	•
REASON FOR EXTENSION	
UNIT MANAGER APPROVAL DATE	

NAME: Schulte, Josha REG.	74471054
UNIT: K-84	
SPECIFIC ISSUE NEEDING RESOLUTION: 3 Leg Leg Legivation	(Ith attempt)
EXPLAIN, IN DETAIL THE ISSUE: VENDE Lights	that lant exist in 6.P.
Offices should make night	romas at some frequency as 61
Must mistall subber parking	M SMALL WINDOW TIPLS to prevy
INMATE SIGNATURE:	DATE:
TO BE COMPLETED	BY COUNSELOR
DATE RECEIVED: 3/22/22	
ACTION TAKEN: This 18	A SAUS
COUNSELOR SIGNATURE:	DATE: 3/17/22
TO BE COMPLETED B	y unit manager
INFORMAL RESOLUTION RECEIVED	
UNIT MANAGER SIGNATURE	DATE:
EXTENSION GRANTED	DATE DUE
REASON FOR EXTENSION	
UNIT MANAGER APPROVAL	DATE
The same of the sa	

NAME: Schille, John REG. 79471US	
UNIT: V-80	
SPECIFIC ISSUE NEEDING 247 (age (averas In Memt)	
as it loss mit record OP.	
INMATE SIGNATURE: DATE: 3/17/22	
to be completed by counselor	-
ACTION TAKEN: SQUE COUNSELOR SIGNATURE: NATE: 3/24/20	7
TO BE COMPLETED BY UNIT MANAGER	
INFORMAL RESOLUTION RECEIVED	
UNIT MANAGER SIGNATURE DATE:	
EXTENSION GRANTED DATE DUE .	
REASON FOR EXTENSION	
UNIT MANAGER APPROVAL DATE	ч.

NAME: Schule Joshy REG. 7447/08-1
UNIT: KBJ
RESOLUTION: MY PLANICHED Phone Myres (MA Albert)
EXPLAIN, IN DETAIL THE ISSUE: COURT Phone: Symples as of Joes for 65
INMATE SIGNATURE: DATE: 3/7/22
TO BE COMPLETED BY COUNSELOR  DATE RECEIVED: 3/24/27
ACTION TAKEN: San Calls ar Estated
COUNSELOR SIGNATURE: DATE: 324/27
to be completed by unit manager
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Schulbe, Joshua REG. 747108+
UNIT: V-OCF
RESOLUTION: CONTINUE UNSITATION (IN ALEMAT)
EXPLAIN, IN DETAIL THE ISSUE:  BOX IN USING IS IT DOES FOR BP
INMATE SIGNATURE: DATE: 3/17/22.
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 32422
ACTION TAKEN: General Population
of cupilly who says and allow to
COUNSELOR SIGNATURE: DATE: 3 24 22
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Shulbe, Jochus REG. 7447(US4)
UNIT: V-84
SPECIFIC ISSUE NEEDING RESOLUTION: Porwer boster ball goal of balls Afternoon
The yard as H Sobber both to be
TOD STORE IS IT SUPPLY TO ENT
INMATE SIGNATURE: DATE: 3/17/22.
TO BE COMPLETED BY COUNSELOR
ACTION TAKEN: I will addres 1000
Conscerns with the Aw
COUNSELOR SIGNATURE: DATE: 3 24 37
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Shille, Joshu REG. 79471054
UNIT: LEU
SPECIFIC ISSUE NEEDING RESOLUTION: 4 15/14 Shelling (4th Hempt)
MIC whitain Shaddes He for mount, but loss not so for 6P- Shadde pot shade Me eith
INMATE SIGNATURE: DATE: 3/17/27.
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 32422
ACTION TAKEN: You are a sains
insurate:
COUNSELOR SIGNATURE: DATE: 3/24/27
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

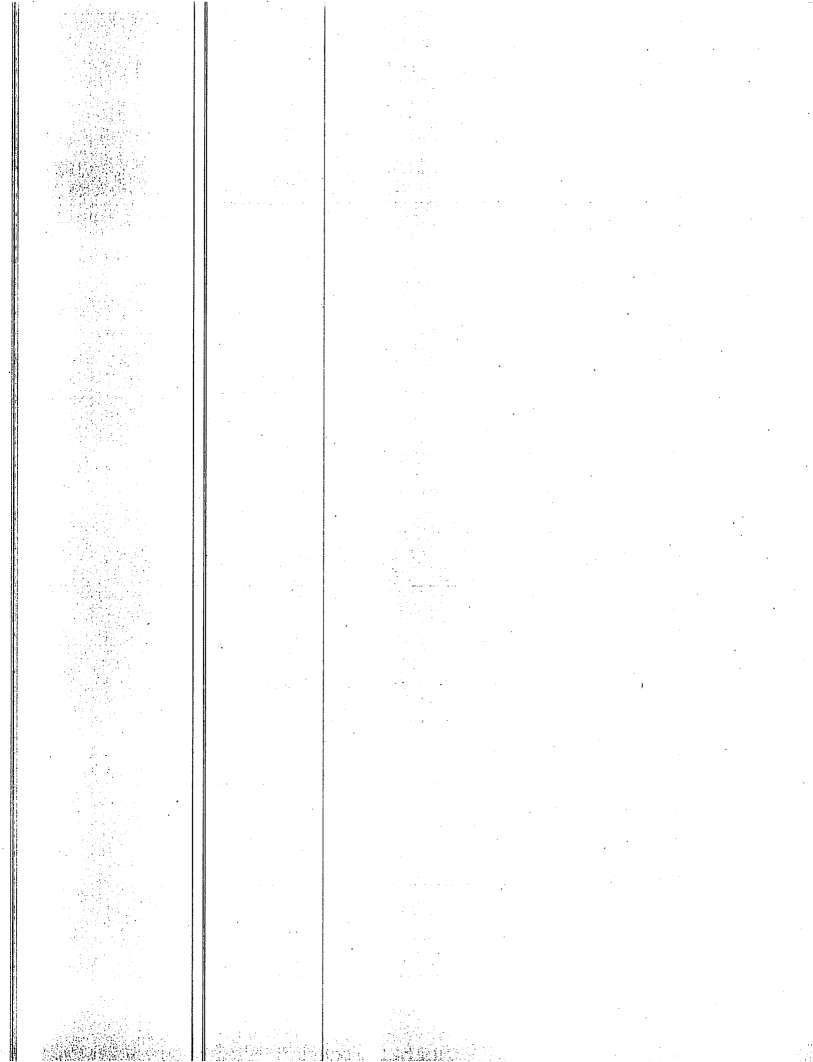
NAME: Schole, Josha REG. 79477054
UNIT: KBCL
SPECIFIC ISSUE NEEDING Solitory ConQuellery (4th Albert)
explain, in Detailathe issue:  NOW Sharly from Sale but as it loss ofter some with  and let be co-rungle freely in the line. There is no
reason for solitory confront
INMATE SIGNATURE: 3/11/22
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 3/22/24
ACTION TAKEN: SAWS UNIT IS WOT
a Grunt its a Special
Adding Strange MEasuro's
COUNSELOR SIGNATURE: DATE: 3/24/22
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

And the second of the second

NAME: Schilte, Foslig REG. 7147/084	
UNIT: 12-84	
SPECIFIC ISSUE NEEDING RESOLUTION:   Who has the second of	•
EXPLAIN, IN DETAIL THE ISSUE: Sinks, filets, & Showers so the a dix for temperature control of revised fortet sents.  Show provide some flumbry as 6.P.	M NO
INMATE SIGNATURE: DATE: 3/17/22	
TO BE COMPLETED BY COUNSELOR	
DATE RECEIVED: 3 24/07	
ACTION TAKEN: This is a Sauce	
· Him	
	<del></del>
COUNSELOR SIGNATURE: DATE: 324	22
to be completed by unit manager	
INFORMAL RESOLUTION RECEIVED	
UNIT MANAGER SIGNATURE DATE:	
EXTENSION GRANTED DATE DUE .	
REASON FOR EXTENSION	•
UNIT MANAGER APPROVAL DATE	

NAME: Style, Johna REG. 79471054
UNIT: L'al
SPECIFIC ISSUE NEEDING Palad atside van (4th Hapt)
Mos at all the issue: a toile yew; Must unblock as it
INMATE SIGNATURE: DATE: 3/7/22
DATE RECEIVED: 3/22/24
ACTION TAKEN: SAUNS (WWGles are
wish of prooff for
COUNSELOR SIGNATURE: DATE: 32422
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Schulte, Tolkia REG. 79471054	
INIT: V-84	
ESOLUTION: TEMPORE OF THE STATE	•
MDZ MUST PEPPALE POLICES FOR LUMMISSARY & CLUTUS STONE 1.100 6.P.	τι U
NMATE SIGNATURE: DATE: 3/17/72	
TO BE COMPLETED BY COUNSELOR	
DATE RECEIVED: 3/22/24	
ACTION TAKEN: What Jockers are You open tring about	
COUNSELOR SIGNATURE: DATE: 32427	>
TO BE COMPLETED BY UNIT MANAGER	
NFORMAL RESOLUTION RECEIVED	
JNIT MANAGER SIGNATURE DATE:	
EXTENSION GRANTED DATE DUE	
REASON FOR EXTENSION	
UNIT MANAGER APPROVAL DATE	



# EXHIBIT G

NAME: Schulte, Joshua REG. 19471054
UNIT: 1434
SPECIFIC ISSUE NEEDING MONEY RESOLUTION:
EXPLAIN, IN DETAIL THE ISSUE:
INMATE SIGNATURE: DATE: 12/11/21
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 12 14 21
ACTION TAKEN: Empli Facilities
The readings for the housing show the temporature m
the heating unit is worked as designed DATE: 17 14 21
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UIVII IIDAVACEACOIOIAS. CO
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

HANGE.

NAME: Schutte, Joshi	9 REG. 7947/054
UNIT:SPECIFIC ISSUE NEEDING RESOLUTION:	it team refused to take .
EXPLAIN, IN DETAIL THE ISSUE:	Unit term refused to take LEGAL 1
INMATE SIGNATURE:	DATE: 12/15/2).
DATE RECEIVED: 12 22  ACTION TAKEN: Need	E COMPLETED BY COUNSELOR  Lather Information
COUNSELOR SIGNATURE:	DATE: $12 22 21$ E COMPLETED BY UNIT MANAGER $2\omega D / 2i _{ZZ}$
•	
INFORMAL RESOLUTION RECE UNIT MANAGER SIGNATURE	DATE:
	DATE DUE
REASON FOR EXTENSION	
	DATE

NAME: SZHUHE, JOSHUG REG. 74471054
UNIT: KOH
SPECIFIC ISSUE NEEDING NO heat in totture (age
EXPLAIN, IN DETAIL THE ISSUE: from the vients - no heat.
INMATE SIGNATURE: DATE: 12/15/2
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 12 22 31
ACTION TAKEN: Email Facilities
COUNSELOR SIGNATURE \$ 12   22   21   DATE: 12   22   21   FWD 12   12
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

ing one profession

NAME: Schutte, Joshua	REG. 79471054
UNIT: 191  SPECIFIC ISSUE NEEDING STAR  RESOLUTION:	VING!! NO FOOD!
EXPLAIN, IN DETAIL THE ISSUE:	not provide. Lunch. Now 2
INMATE SIGNATURE:	DATE: 12/11/2
	ETED BY COUNSELOR
DATE RECEIVED:	1
ACTION TAKEN: FMG F	ood Service
COUNSELOR SIGNATURE:	DATE: 12/20/21
TO BE COMPL	ETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED	
UNIT MANAGER SIGNATURE	DATE:
EXTENSION GRANTED	
REASON FOR EXTENSION	
UNIT MANAGER APPROVAL	DATE

NAME: Schuffe, Joshun REG. 7447/050
UNIT: LOCA
SPECIFIC ISSUE NEEDING TO THE RESOLUTION:
EXPLAIN, IN DETAIL THE ISSUE:
STANOUNCHIE
INMATE SIGNATURE: DATE: 17/7
TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 1000
ACTION TAKEN: Food Service
COUNSELOR SIGNATURE: DATE: 12/20/2
TO BE COMPLETED BY UNIT MANAGER  PLUD 1/2/22
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

UNIT:	NAME: Schutte, Joshua REG. 79471654	
EXPLAIN, IN DETAIL THE ISSUE:    DATE:	1201	•
INMATE SIGNATURE:  DATE:  TO BE COMPLETED BY COUNSELOR  DATE RECEIVED:  ACTION TAKEN:  FOR SET VICE  COUNSELOR SIGNATURE:  TO BE COMPLETED BY UNIT MANAGER  INFORMAL RESOLUTION RECEIVED  UNIT MANAGER SIGNATURE  EXTENSION GRANTED  DATE DUE  REASON FOR EXTENSION	SPECIFIC ISSUE NEEDING STARUTA 6111 NO TRESOLUTION:	100D W
TO BE COMPLETED BY COUNSELOR  DATE RECEIVED:   2   2   2	EXPLAIN, IN DETAIL THE ISSUE:	
DATE RECEIVED:   2 0 2 7    ACTION TAKEN:   From Service  COUNSELOR SIGNATURE:   12 2 7    TO BE COMPLETED BY UNIT MANAGER  INFORMAL RESOLUTION RECEIVED    UNIT MANAGER SIGNATURE   DATE:    EXTENSION GRANTED   DATE DUE    REASON FOR EXTENSION	INMATE SIGNATURE: DATE: 2/19/21	
ACTION TAKEN: FMGU FEOD SCY VICE  COUNSELOR SIGNATURE: 12/22/21  TO BE COMPLETED BY UNIT MANAGER  INFORMAL RESOLUTION RECEIVED  UNIT MANAGER SIGNATURE DATE:  EXTENSION GRANTED DATE DUE  REASON FOR EXTENSION	12/2/21	· ·
TO BE COMPLETED BY UNIT MANAGER  INFORMAL RESOLUTION RECEIVED  UNIT MANAGER SIGNATURE  EXTENSION GRANTED  DATE DUE  REASON FOR EXTENSION	The Couline	
INFORMAL RESOLUTION RECEIVED  UNIT MANAGER SIGNATURE DATE:  EXTENSION GRANTED DATE DUE  REASON FOR EXTENSION		20/2/ DV/2/
UNIT MANAGER SIGNATURE DATE:  EXTENSION GRANTED DATE DUE  REASON FOR EXTENSION	TO BE COMPLETED BY UNIT MANAGER	12/22
EXTENSION GRANTED DATE DUE	INFORMAL RESOLUTION RECEIVED	•
REASON FOR EXTENSION	UNIT MANAGER SIGNATURE DATE:	•
	EXTENSION GRANTED DATE DUE	•
UNIT MANAGER APPROVAL DATE	REASON FOR EXTENSION	•
	UNIT MANAGER APPROVAL DATE	

UNIT MANAGER APPROVAL

	•	
	o Mat	
	1 CEFOTA	(-
INMAT	E REQUEST FOR INFORMAL RESOLUTION	<b>ド</b> (ノ
NAME: Schult	e, Joshua REG. 79471054 [15]	
1 Act		
SPECIFIC ISSUE NE RESOLUTION:	PROVIDE FOOD! STARVING TO DEAT	1
EXPLAIN IN DETAIL	LITHEISSUE: NO PRENGAST, NO DITINER!	
- TVES	No No Whit!	
inmate signatu	RE: 1/10/2	
	TO BE COMPLETED BY COUNSELOR	•
DATE RECEIVED:	11/15/2021 Cause to Food Service	
ACTION TAKEN:	Given to tord service	
COUNSELOR SIG	NATURE: 10 8 2021 DATE: 118 2021	
	TO BE COMPLETED BY UNIT MANAGER	
	LUTION RECEIVED	
INFORMAL RESC	DATE:	
	SIGNATURE DATE: INTED DATE DUE	
	TENSION	

DATE

and otherwise

NAME: Schutte, Joshua REG. 1947/USY
UNIT: LBU
SPECIFIC ISSUE NEEDING STAPUTIVE! NO FOOD! STAPUTI
EXPLAIN, IN DETAIL THE ISSUE: 10 DOD!! STARUS NO!! 400
INMATE SIGNATURE:  TO BE COMPLETED BY COUNSELOR
DATE RECEIVED: 1929/21 ACTION TAKEN: EMail Food Service
COUNSELOR SIGNATURE: B DATE: 12/22/27  LWO YN/27
TO BE COMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE

NAME: Schitter Joshua REG. 79471054
UNIT: 1284 .
SPECIFIC ISSUE NEEDING RESOLUTION:  OMMISSACY
EXPLAIN, IN DETAIL THE ISSUE: Shapped it your commissary steets  - for rearry one minty. I still do not have any starps!
INMATE SIGNATURE: DATE: 12/26/21
to be completed by counselor
DATE RECEIVED: 12/28/21
ACTION TAKEN: Email Commissory Trust Fund Supv
COUNSELOR SIGNATURE: DATE: 12/28/2
TO BE COMPLETED BY UNIT MANAGER  RIUD VIII/7/Z
INFORMAL RESOLUTION RECEIVED
UNIT MANAGER SIGNATURE DATE:
EXTENSION GRANTED DATE DUE .
REASON FOR EXTENSION
UNIT MANAGER APPROVAL DATE
•

anda,

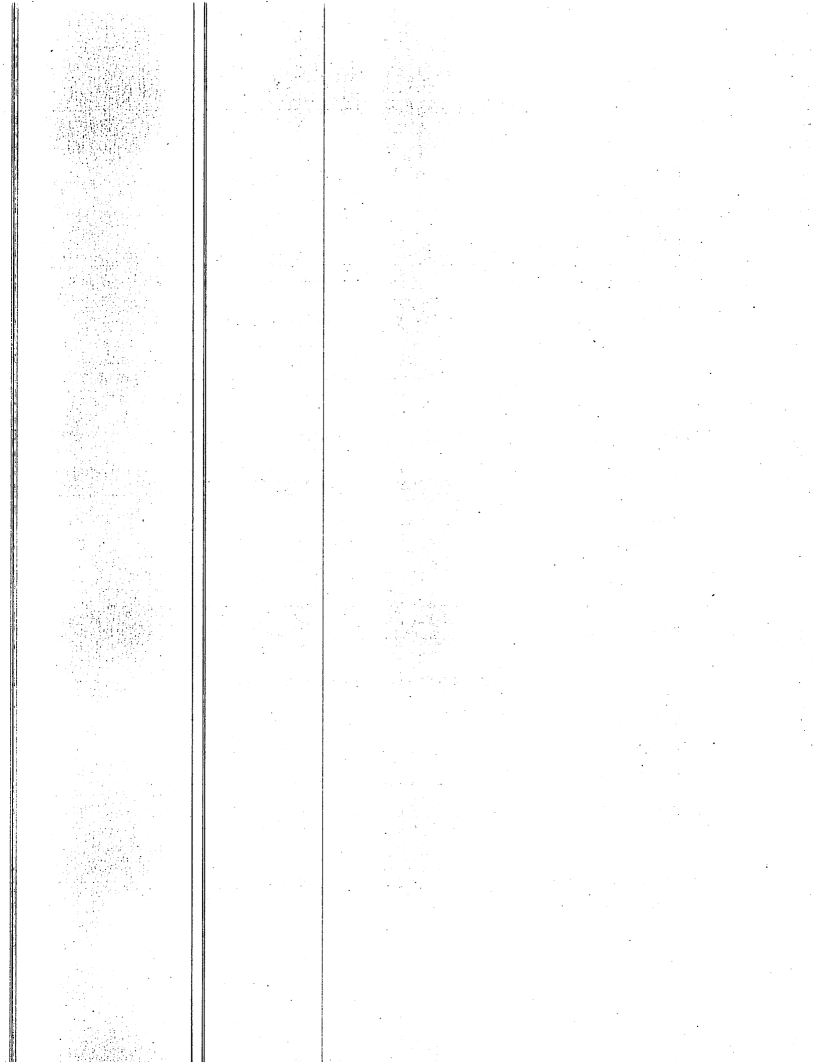
()

CILL SILITING	
NAME: Schulte, Joshul REG. 79471059	
UNIT: CG	
SPECIFIC ISSUE NEEDING NESOLUTION:	
EXPLAIN, IN DETAIL, THE ISSUE: COLD air all the time! No h	QP
INMATE SIGNATURE: DATE: 12/72	
DATE RECEIVED: 13000 ACTION TAKEN: EMOCI FACILITIES	
COUNSELOR SIGNATURE:  DATE: 13002  TO BE COMPLETED BY UNIT MANAGER	<b>)</b> て
INFORMAL RESOLUTION RECEIVED	
UNIT MANAGER SIGNATURE DATE:	
EXTENSION GRANTED DATE DUE	
REASON FOR EXTENSION	
UNIT MANAGER APPROVAL DATE	

NAME: Schule, Jos	REG. 79471054
UNIT: 1284	
SPECIFIC ISSUE NEEDING NEEDING RESOLUTION:	Starps: have not been able to be
EXPLAIN, IN DETAIL THE ISSUE:	, but need to Mil court docuMents
INMATE SIGNATURE:	DATE: 1/4/22
DATE RECEIVED: TO BE OF ACTION TAKEN: FMQI	OMPLETED BY COUNSELOR  Trust Fund
COUNSELOR SIGNATURE: TO BE C	OMPLETED BY UNIT MANAGER
INFORMAL RESOLUTION RECEIVE	ID
Unit manager signature	DATE:
EXTENSION GRANTED	DATE DUE
UNIT MANAGER APPROVAL	DATE

(种类种)

AMB: Schutter Joshua REG. 79471050
NIT: RB
PECIFIC ISSUE NEEDING NO HEAT IN CAGE
The torture age is freezing
IMATE SIGNATURE: DATE: 11/22
TO BE COMPLETED BY COUNSELOR  ATERECEIVED: 1/3/22  CTION TAKEN: Email to Facilities
OUNSELOR SIGNATURE: DATE: 1/3/22  TO BE COMPLETED BY UNIT MANAGER
VFORMAL RESOLUTION RECEIVED
nit manager signature date:
XTENSION GRANTED DATE DUE .
EASON FOR EXTENSION
NIT MANAGER APPROVAL DATE



## EXHIBIT H-1

		MDC BROOKLYN	
LINMATE NUMBER)	UNIT	COMMISSARY LIST	
		K-84 INMATES	**;
(INMATE NAME)	CELL#	SUBSTITUTE ITEMS	
		YES NO	
(INMATE SIGNATURE)	WORK DETAIL	LIST ITEMS ON OTHER SID	E

ALL SALES ARE FINAL. ONCE YOU LEAVE THE DELIVERY AREA, NO CHANGES WILL BE ACCEPTED. THE SPENDING LIMIT IS \$160.00 PER SHOP.

PRICES ARE SUBJECT TO CHANGE WITHOUT PRIOR NOTICE.

STAMPS, COPY CARDS AND O.T.C. MEDICATIONS ARE EXEMPT FROM THE \$160.00 SPENDING LIMIT.

K=KOSHER/ D=DAIRY/ U=ORTHODOX UNION/ P=PAREVE/ H=HALAL. M=HALAL/ C=HALAL/ KS=KOSHER/ G=GLATT/ V=HEALTHY CHOICE

1		PRICE	LIMIT	QTY	COPY CARD/MISC ITEMS	PRICE	LIMIT
	FIRST CLASS DOMESTIC STAMP	0.55	20		GREETING CARD, BLANK [PK OF 6]	2.35	1
1		PRICE		QTY	DRINKS	PRICE	LIMIT
IMI	T FOR SODAS OR WATER IS 1 6PK P	ER SHO	)P***		COLOMBIAN COFFEE [K]	3.50	2
	WATER, 6 PACK [K] ♥·	4.50	*	1 1	NONDAIRY CREAMER [D]	1.35	2
	JOLLY RANGER	110	2	1 1	SWEETMATE SWEETENER [U,P]	1.80	1
	DECAFFEINATED COFFEE [K]	3.55	1		LIPTON TEA BAG [U]	2.60	1
	HOT COCOA, SUGAR FREE [D,U] ♥	2.85	2		SNACKS / CANDY / RICE / SOUPS	PRICE	LIMIT
	HERBAL TEA, ASSORTED ♥	3.55	1	II	OATMEAL COOKIES ICED [U,D]	2.50	2
	FOODS / CONDINIENTS / MEALS	PRICE	LIMIT	II I	GRANOLA BARS, VARIETY ▼	3.30	2
	SUGAR FREE HONEY	3.8	1	Ι	CASHEWS [K] ♥	4.80	2
	MAYONNAISE [U]	3.80	1	1 1	UNSALTED PEANUTS [K] ♥	2.80	2
	PEANUT BUTTER [U]	3.65	2		DELUXE MIXED NUTS [K] ♥	3.55	2
	VELVEETA CHEESE BLOCK	3.70	2	T T	SNICKER'S BAR, 6/PK [D,U]	7.60	2
	WHITE TUNA POUCH [U,P] ♥	3.45	2	1 1	SUGAR FREE CANDY [D,U]	3.40	2
F	OATMEAL, ASSORTED [D,U] ♥	3.00	2	1 1	FLOUR TORTILLAS [K]	2.15	2
	SUMMER BEEF SAUSAGE LOG	2.25	3	T	MACKERAL FILLETS POUCH [U,P] ♥	1.35	4
	MOZZARELLA CHEESE [H]	1.55	2		EGGPLANT PARMESAN MEAL [U,K,P]	5.00	5
	SALT & PEPPER SHAKERS [U]	2.95	1		DARK CHOCOLATE BAR [U,P]	2.25	2
	TURKEY LOG, HONEY PEPPER	2.25	5		PROTEIN NUTRITION BAR ♥	1.75	5
	WHITE CHICKEN POUCH ♥	3.85	2				
	HOT & SPICY BEEF SAUSAGE LOG [H]	2.55	3	7 7	HEALTH / HYGIENE / SUNDRY	PRICE	LIMIT
	SPAM POUCH	1.50	2	1 1	COTTON SWAB	1.10	1
	HOT CHILI W/BEANS POUCH	2.00	3	7 7	COCOA BUTTER STICK	1.60	1
-	TURKEY & SWISS STICK	1.50	5	7 -	PALM BRUSH	0.50	1
	CLUB CRACKERS [K,D]	6.00	2		PLAYING CARDS, RED & BLUE	2.80	1
1	UNSALTED CRACKERS [U,D] ♥	1.95	2	1 -	9 X 12 ENVELOPE	0.25	5
+	COLOSSAL BERRY CRUNCH [U]	2.80	2	7 7	ENVELOPE, WHITE, BOX OF 50	1.75	1
T.	SUNDRIES / MISCELLANEOUS	PRICE	LIMIT		O.T.C. MEDICATIONS	PRICE	LIMIT
-	· WIND UP RADIO	61.50	1		MAX STRENGTH ANTACID	3.35	. 1
-	PHOTO ALBUM	2.80	1		BAYER ASPIRIN, 325MG, 24 CT	4.10	1
+	HEALTH / HYGIENE / SUNDRY	PRICE	LIMIT		LOPERAMIDE 2MG, 12 CT	1.40	1
+	CLOSE-UP TOOTHPASTE	2.80	1		LORATADINE ALLERGY 10MG 30 TAB	3.15	1
+	COLGATE W/TARTAR CONTROL	3.65	1		PEPTO BISMOL TABLETS, 30 CT	7.40	1
+	SENSODYNE TOOTHPASTE	9.30	1		LACTASE ENZYME CAPLETS, 32 CT	6.95	1.
+	* TOOTHBRUSH HOLDER	0.50	1	- 1	VITAMIN C, 500MG, 100 CT	3.25	1
+	TOOTHBRUSH	0.85	1		MULTIVITAMINS, 100 CT	2.55	1
+	DIAL SOAP	1.30	2	1	VITAMIN E, 100 IU, 100 CT	3.50	1
+	DOVE SOAP	2.15	2		VITAMIN D3, 400IU, 100 CT	2.95	1
+	LADIES DEODORANT	2.45	1	700	BLISTEX	2.60	1
+	MALE DEODORANT	3.50	1	-	IBUPROFEN, 200mg, 50 CT	2.60	1
+	DANDRUFF SHAMPOO	8.90	1	_	ALEVE, 220mg, 24 CT	6.50	1
+	H.E 3 IN ONE (HAIR, BODY, SHAMPOO)	6.20	1	100		William Property Contract of	CONTRACTOR OF THE PARTY OF THE
1	TILL S IN ONE (TIMIN BODT, STIMWFOO)	0.20	-	THE PERSON NAMED IN		The second second	and the same of th

5.35

2.75 2.25

2.70

6.55

1.60

1.80

10.40

3.65

PRICE LIMIT

1

1

HAIR CONDITIONER

O.T.C. MEDICATIONS
HALLS COUGH DROPS

ARTIFICIAL TEARS

DOCUSATE, 100MG STOOL SOFTENER

AMMONIUM LACTATE 12% LOTION

CLORTRIMAZOLE CREAM

HYDROCORTISONE CREAM

GENERIC LAMASIL 1%

DYNAREX A& D OINTMENT. 4 OZ

D. BALKARAN, T.F.S. L. P COMMISSARY LIST UPDATED 11/15/2021

L. PLOURDE, AW[O]

FELIPE MARTINEZ, JR., WARDEN

# EXHIBIT H-2

MDC BROOKLYN MDC BROOKLYN

TINU

(NABER)

CEFF#

(IMAN ETAMNI)

(INMATE SIGNATURE) WORK DETAIL

9 9 9	1.75 PRICE	PROTEIN NUTRITION BAR • CLOTHING ITEMS	YTO	District Street, Square, Squar	PRICE	SUNDRIES / MISCELLANEOUS	YT
g		PROTEIN NOTIFICIA BAR V		Bushingspiece	0110		
-	I THE SECRET AND ADDRESS OF	- BOOTEN WITTEN		<b>建</b>	01.E	♦ [U] & HONEY OATSCOOTERS	- Contraction of the Contraction
nen	2.25	DARK CHOCOLATE BAR [U,P]		<b>TIME</b>	08.2	COLOSSAL BERRY CRUNCH [U]	
	06.9	BEEF CHOLENT MEAL [U,K,G]		L	3.85	CHEEZ IT CRACKERS [K,D]	
TOT.	96'6	RIB STEAK MEAL [U,K,G]		1	96.1	UNSALTED CRACKERS [U,D] ♥	
1	9t'9	ВОИЕ ІИ СНІСКЕЙ МЕРГ [U,K,G]		L	00.9	CLUB CRACKERS [K,D]	
<b>∀</b> ∄19	00.8	ЕСВЕТАИТ РАВМЕЗАИ МЕАГ [U,K,P]		G	09.1	TURKEY & SWISS STICK	
WITH	9Z'9	SINFFED CHICKEN W/RICE [U,K,G] ♥		1	4.10	PARMESAN CHEESE	-
7	31.4	STIAÐ TNATSNI		3	2:00	HOT CHILI WIBEANS POUCH	$\vdash$
9	1.30	PRE-COOKED RICE, 8 OZ [K]		1	9,10	BREAKFAST NUTRITIONAL DRINK	$\vdash$
31	1.35	MACKERAL FILLETS POUCH [U,P] •		3	1.50	SPAM POUCH	-
LOL	38.0	TALL STYLE CHICKEN SOUP [K] =	OKIEN	3	2.55	HOT & SPICY BEEF SAUSAGE LOG [H]	$\vdash$
31114	04.0		SHRIMP	3	38.6	WHITE CHICKEN POUCH •	+-
MIDE	04.0	SKEN SOND = HOT CHILI SOUP =	A PROPERTY OF	3			
witerantelline .	-		JIHJ SI I		94.4	SEASONED PORK POUCH	╀
7	2.40	FLOUR TORTILLAS [K]		3	2,25	TURKEY LOG, HONEY PEPPER	╀
1	2.30	MILD PEPPER MIX JAR		2	1.20	20Y SAUCE [K]	4_
g	1.20	МАСАКОИІ & СНЕЕЅЕ [К,Н]		<u> </u>	2.95	SALT & PEPPER SHAKERS [U]	
7	2.85	COMBOS CHEDDAR PRETZEL		2	9.8	PEANUT BUTTER & JELLY	
Ė	34.1	TOOTSIE POP DROPS		. 2	33.1	MOZZARELLA CHEESE [H]	
2	3.40	BRACHS SUGAR FREE CANDY [D,U]		2	33.1	CINNAMON POWDER [U]	
7	09.7	SИІСКЕВ'S ВАВ, 6/PK [D,U]		2	1.25	CURRY POWDER [U] ♥	T
7	30.7	HERSHEY'S BAR, 6/PK [D,U]	Levelite	3	2.25	SUMMER SAUSAGE LOG	T
7	2.30	РЕАИОТ ВОТТЕК СОРЅ, МІМІЅ	1 112	2	34.1	eARLIC POWDER [U] ♥	1
7	3.55	DEFOXE WIXED NOTS [K] ♦	1	1	33.7	BABY RAYS BARBEQUE SAUCE	$\top$
7	07.8	CAJUN ĤOT SNACKS [K,D] ♥		2	08.8	MRS DASH [SALT FREE] [U,P] 🔻	+
7	2.80	UNSALTED PEANUTS [K] ♥	9,51	1	2,10	CHICKEN SLOCK CNBES [K'b]	+
7	3.00	enneromer kerners [k] ♠		2	34.6	SAZON SEASONING -	+
7	08.4	CASHEWS [K] ♥		1	3.80	JALAPENO SQUEEZE CHEESE	+
4.	08.0	HONEA BON		2	3.00	OATMEAL, ASSORTED [D,U] •	-
7	2.45	CHOCOLATE CREME COOKIES [D,U]		9	3,45	▼ [q,U] HOUO9 ANUT ETIHW	+-
							+
7	3.30	GRANOLA BARS, VARIETY ▼	10000	3	09,2	▼ [U,H] ANUT THAI CHILI SAUCE	-
5	09.6	СНІРЅ АНОУ [D,U]	1885	1	06.4	▼ [Ū,Ū] APRELNUT SPREAD [Ū,Ū]	_
L	2.15	CHOCOLATE COVERED PRETZELS		2	07.8	VELVEETA CHEESE BLOCK	1
7 1	00.4	СОСОИЛТ ОРТЯ СВРИОГР		2	39.6	[U] ЯЭТТИВ ТИМАЭЧ	_
Milia	4.00	► FRENCH VANILLA GRANOLA [U] ▼		L	3.80	[U] BSIANNOYAM	
5	96.1	CENNCH & MUNCH [K]		l	3.85	JALAPENO WHEELS [K]	
l l	2.50	ICED OATMEAL COOKIES [U,D]		2	08.8	SUGAR FREE HONEY [U] ♥	
רוש	PRICE	SNACKS / CANDY / RICE / SOUPS	YTD	LIMIT	PRICE	FOODS / CONDIMENTS / MEALS	λ.
7	1.25	PINEAPPLE SUGAR FREE MIX, 6CT ♥	A	7	3.55	BIGELOW TEA, ASSORTED •	T
7	1.30	GREEN APPLE SUGAR FREE MIX, 6CT ♥		2	87.8	POWDERED MILK [D,U] ♥	T
7	1.30	PEACH ICE TEA MIX S.F. MIX, 10CT [U] •		3	2.85	HOT COCOA, SUGAR FREE [D,U] ♥	T
7	1.30	ORANGE OCEAN SUGAR FREE MIX, 8CT ♥		3	39.6	DECAFFEINATED COFFEE [K]	+
7	1.30	PURPLE SMASH SUGAR FREE MIX, 8CT V		7	011	JOLLY RANGER	+
7	2.60	[U] DAB ABT NOTGIJ				AN TO THE PARTY OF	
l l	08.1	SWEETMATE SWEETENER [U,P]	1			THE REPORT OF THE PROPERTY AND A STATE OF	
3	38.1	NONDAIRY CREAMER [D]		-	00.4	WATER, 6 PACK [K] ♥	1
3	3.50	COLOMBIAN COFFEE [K]	$\vdash$	* 短期提供的1	00.4	And the first of the second se	Inti-
E FIM	PRICE	Laboratoria de la companya de la co	YTO		COMMISSION OF THE PARTY OF THE	IT FOR SODAS OR WATER IS 1 6PK FI	Martin Martin
L	2.35	DBINKS פעבביוועס כעעט' פרעוע (גע סג ס)	VTO	TIMILI	PRICE	DKINKS	人.
10000		GREETING CARD, BLANK [PK OF 6]			00:1		
1	01.1	BIC PEN, BLUE, 2/PK		10	1.30	FIRST CLASS GLOBAL STAMP	1
3	06.60	COPY CARD [ 50 COPIES ]	لببا	04	86.0	FIRST CLASS DOMESTIC STAMP	
MIT	PRICE	COPY CARD/MISC ITEMS	YTO	LIMIT	PRICE	SGMATS	- 人
тми:	P, SPENDING	L. BE ACCEPTED. THE SPENDING LIMIT IS \$160.00 PER SHOR L. BE ACCEPTED. THE SPENDING LIMIT IS \$160.00 PER SHOR LALV CHALALV KS=KOSHER! G=GLATTI V=HEALTHY	ноев міг ву саяря	SEA, NO CH	ELIVERY AI	PRICES ARE SUBJECT TO CHANGE WITHOUT PRIOR NOTION	

S TIMAGTARINI?

TY	SHOWER CLOGS, SIZE 4-15	7.15	1	10000	STYLING GEL	2.35	2
	MOUTHWASH	1.45	1		GILLETTE RAZOR, 3 PK	9.95	1
	CLOSE-UP TOOTHPASTE	2.80	2		SHAVING CREAM	1.95	2
	COLGATE W/TARTAR CONTROL	3.65	2		NOXEMA	2.20	2
-	TOOTHPICK/FLOSS	1.30	1	a.45	COTTON SWAB	1.10	2
	SENSODYNE TOOTHPASTE	9.30	1		TOENAIL CLIPPER	1.15	1
	TOOTHBRUSH HOLDER	0.50	2	Section 1	AFRICAN PRIDE	6.55	1
	AMBI FADE CREAM	7.30	1		FINGERNAIL CLIPPER	0.85	1
	TOOTHBRUSH	0.85	1	1000000	MURRAY'S POMADE	2.45	1
18.1	DENTURE CLEANER POWDER	6.25	1		COCOA BUTTER STICK	1.60	1
	EFFERGRIP	5.10	1		HAIR BRUSH	1.60	1
	DIAL SOAP	1.30	2		PINK OIL MOISTURIZER	5.30	2
	H.E 3 IN ONE (HAIR, BODY, SHAMPOO)	6.20	1		PALM BRUSH	0.50	1
	NEXT 1 SOAP, SPORT BAR	1.15	2		WAVE CAP	2.60	2
3	DOVE SOAP	2.15	2		PONY TAIL BANDS	1.35	1
	NEUTROGENA SOAP	3.65	2		PLAYING CARDS, RED & BLUE	2.80	2
	LADIES DEODORANT	2.45	2	1	SUDOKU PUZZLE BOOK	1.30	1
	ROLL-ON DEODORANT	1.90	2		· WORD FIND PUZZLE BOOK	1.45	1
_	MALE DEODORANT		2	1	CROSSWORD PUZZLE BOOK	1.45	1
300		3.50	2	-	WIRELESS NOTEBOOK	1.80	1
	HOT/COLD MUG	2.05					1
10	TONE COCOA BUTTER LOTION .	4.00	1		LAUNDRY BAG	4.45	1
	VASELINE SKIN LOTION	5.20	1		MAGIC SHAVE	5.35	1
	ROSE TOILET PAPER	1.00	3		TOILETRY BAG	5.45	1
	SOAP DISH	0.50	2		DAWN DISH SOAP	2.05	
	giornalista persona Coma comporte de la propriación de la productiva de la compositiva della compositiva de la compositiva della compositi	ty firmiti	day in		MIRROR	2.60	1
	DANDRUFF SHAMPOO	8.90	2		COLORED PENCILS	2.65	1
N.	SHAMPOO	4.15	2		9 X 12 ENVELOPE	0.25	10
	HAIR CONDITIONER	5.35	2		ENVELOPE, WHITE, BOX OF 50	1.75	1
					LAUNDRY DETERGENT	3.45	2
	PLASTIC BOWL W/LID	6.30	章 1 重		PHASE 10 CARD GAME	7.95	1
ΤY	Commence and the commence of t	PRICE	-	QTY	O.T.C. MEDICATIONS	PRICE	-
I is	ORAL PAIN RELIEF GEL	1.50	1		MAX STRENGTH ANTACID	3.35	1
	SULPHUR 8 SHAMPOO	4.05	1		OMEPRAZOLE (ACID REDUCER)	13.65	1
	HALLS COUGH DROPS	275	2	27 1000 11 11 1000	BAYER ASPIRIN, 325MG, 24 CT	1 110	1
*		2.75			DATER ASPIRIN, SZSINIG, 24 GT	4.10	_
-	ARTIFICIAL TEARS	2.75	1		LOPERAMIDE 2MG, 12 CT	1.40	1
	DOCUSATE, 100MG STOOL SOFTENER	2.55	1			1.40	1
	+ <del></del>	2.55	1		LOPERAMIDE 2MG, 12 CT	1.40	1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION	2.55	1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB	1.40	1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION BUPROFEN, 200mg, 50 CT	2.55 2.70 6.55 2.60	1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY	1.40 .3.15 7.40	1
	DOCUSATE, 100MG STOOL SOFTENER  AMMONIUM LACTATE 12% LOTION  BUPROFEN, 200mg, 50 CT  ALEVE, 220mg, 24 CT	2.55 2.70 6.55	1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM	1.40 .3.15 7.40 10.70	1 1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION BUPROFEN, 200mg, 50 CT	2.55 2.70 6.55 2.60	1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY	1.40 .3.15 7.40 10.70 2.35	-
	DOCUSATE, 100MG STOOL SOFTENER  AMMONIUM LACTATE 12% LOTION  BUPROFEN, 200mg, 50 CT  ALEVE, 220mg, 24 CT	2.55 2.70 6.55 2.60 7.35	1 1 1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT	1.40 .3.15 7.40 10.70 2.35 6.95	1 1 1 1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  BUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS	2.55 2.70 6.55 2.60 7.35 6.50	1 1 1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT	1.40 .3.15 7.40 10.70 2.35 6.95 3.25	1 1 1 1 1 1 1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  BUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM	2.55 2.70 6.55 2.60 7.35 6.50 4.00	1 1 1 1 1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT	1.40 .3.15 7.40 10.70 2.35 6.95 3.25 2.55	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  BUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60	1 1 1 1 1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT	1.40 .3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50	1 1 1 1 1 1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  BUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60	1 1 1 1 1 1 1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT	1.40 .3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95 5.50	1 1 1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  IBUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM GENERIC LAMASIL 1%	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60 1.80 10.40	1 1 1 1 1 1 1 1 1		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT FIBER CAPS, 625MG, 90 CT	1.40 .3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  IBUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM GENERIG LAMASIL 1% DYNAREX A& D OINTMENT, 4 OZ	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60 1.80 10.40 3.65	1 1 1 1 1 1 1 1 1 1 1 2		LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT FIBER CAPS, 625MG, 90 CT BLISTEX	1.40 .3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95 5.50 2.60	11 11 11 11 11 11 11 11 11 11 11 11 11
	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  IBUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM GENERIC LAMASIL 1% DYNAREX A& D OINTMENT, 4 OZ COUGH SYRUP, 4OZ	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60 1.80 10.40 3.65 4.95	1 1 1 1 1 1 1 1 1 1 2 2	SMUST	LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT FIBER CAPS, 625MG, 90 CT BLISTEX GREASELESS BEN GAY FOOT POWDER	1.40 .3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95 5.50 2.60 5.30 6.25	11 11 11 11 11 11 11 11 11 11 11 11 11
277	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  IBUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM GENERIC LAMASIL 1% DYNAREX A& D OINTMENT, 4 OZ COUGH SYRUP, 4OZ	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60 1.80 10.40 3.65 4.95	1 1 1 1 1 1 1 1 1 1 2 2	SMUST	LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT FIBER CAPS, 625MG, 90 CT BLISTEX GREASELESS BEN GAY FOOT POWDER BELISTED IN SENTRY TO PURCHASE THESE	1.40 .3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95 5.50 2.60 5.30 6.25	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
111	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  IBUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM GENERIC LAMASIL 1% DYNAREX A& D OINTMENT, 4 OZ COUGH SYRUP, 40Z	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60 1.80 10.40 3.65 4.95	1 1 1 1 1 1 1 1 1 2 2 2 HAMATE	SMUSTA	LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT FIBER CAPS, 625MG, 90 CT BLISTEX GREASELESS BEN GAY FOOT POWDER BELISTED IN SENTRY TO PURCHASE THESI PRAYER RUG *	1.40 3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95 5.50 2.60 5.30 6.25 ITEMS (	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
277	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  IBUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM GENERIC LAMASIL 1% DYNAREX A& D OINTMENT, 4 OZ COUGH SYRUP, 4OZ  RELIGIOUS ITEMS ROSARY BEADS *	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60 1.80 10.40 3.65 4.95	1 1 1 1 1 1 1 1 1 2 2 2 HINMATE	S MUST	LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT VITAMIN D3, 400IU, 100 CT FIBER CAPS, 625MG, 90 CT BLISTEX GREASELESS BEN GAY FOOT POWDER BELISTED IN SENTRY TO PURCHASE THESE PRAYER RUG * KUFI, WHITE [MALE ONLY] *	1.40 3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95 5.50 2.60 5.30 6.25 1TEMS [ 8.75 2.50	11 11 11 11 11 11 11 11 11 11 11 11 11
271	DOCUSATE, 100MG STOOL SOFTENER AMMONIUM LACTATE 12% LOTION  IBUPROFEN, 200mg, 50 CT ALEVE, 220mg, 24 CT TUCKS MEDICATED PADS HEMORRHOID CREAM CLORTRIMAZOLE CREAM HYDROCORTISONE CREAM GENERIC LAMASIL 1% DYNAREX A& D OINTMENT, 4 OZ COUGH SYRUP, 40Z  Y RELIGIOUS ITEMS ROSARY BEADS * ARABIAN SANDALWOOD PRAYER OIL	2.55 2.70 6.55 2.60 7.35 6.50 4.00 1.60 1.80 10.40 3.65 4.95	1 1 1 1 1 1 1 1 2 2 1 1 1 2 2 2 1 1 2 2 2	S MUST	LOPERAMIDE 2MG, 12 CT LORATADINE ALLERGY 10MG 30 TAB PEPTO BISMOL TABLETS, 30 CT CLEARISIL CREAM NASAL SPRAY LACTASE ENZYME CAPLETS, 32 CT VITAMIN C, 500MG, 100 CT MULTIVITAMINS, 100 CT VITAMIN E, 100 IU, 100 CT VITAMIN D3, 400IU, 100 CT FIBER CAPS, 625MG, 90 CT BLISTEX GREASELESS BEN GAY FOOT POWDER BELISTED IN SENTRY TO PURCHASE THESI PRAYER RUG *	1.40 3.15 7.40 10.70 2.35 6.95 3.25 2.55 3.50 2.95 5.50 2.60 5.30 6.25 ITEMS (	11 11 11 11 11 11 11 11 11 11 11 11 11

#### GENERAL INFORMATION

- 1. THE COMMISSARY SHOPPING SCHEDULE IS POSTED IN THE TRULINGS BULLETIN BOARD. ITEMS MAY BE LIMITED WITHOUT PRIOR NOTICE. STAMPS, COPY CARDS & OTC MEDS WILL NOT AFFECT THE LIMIT.
- 2. ALL COMMISSARY CONCERNS SHOULD BE ADDRESSED USING THE BRO/INMATE TO COMMISSARY MAILBOX IN TRULINCS.
- 3. DAMAGED MP3 PLAYERS, WATCHES, RADIOS AND HEADPHONES MAY BE RETURNED TO THE MANUFACTURER PER THE WARRANTY, BUT WILL NOT BE AUTHORIZED FOR RETURN TO THE INSTITUTION.
- 4. ONE ADDITIONAL DELIVERY ATTEMPT WILL BE MADE FOR THOSE INMATES WHO ARE NOT IN THEIR HOUSING UNIT

Blocklyn, Nr 11232 Jash Schilte # 7947/054 MOC Brooklyn P.O. Box 329002



ATTN: 22-CV-766(EK) U.S. District Court (E.O.N.T.) Pro Se Intake Office 225 Cadman Plaza East Brooklyn, NY 11201

















